

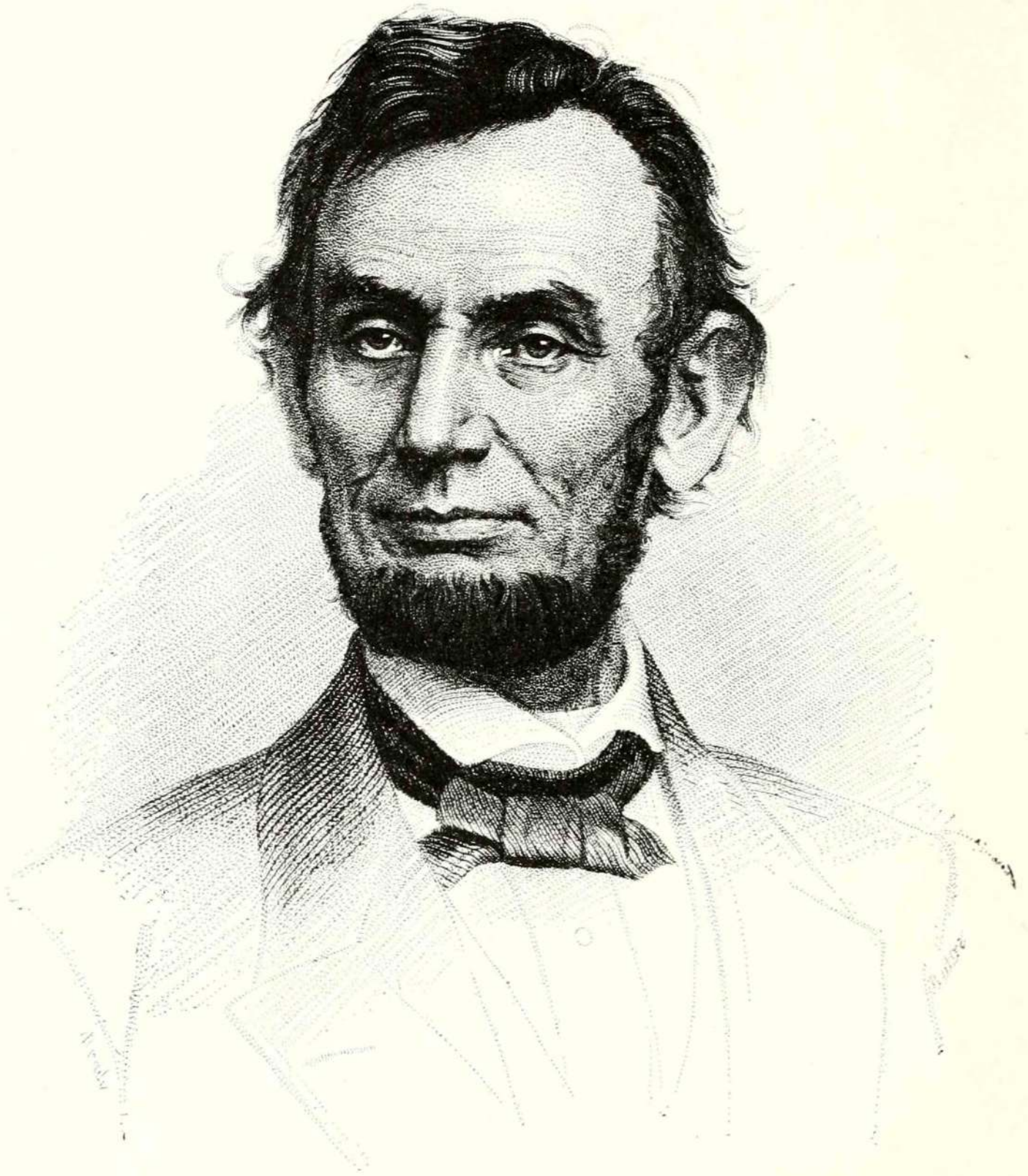


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Merrill's English Texts

SELECTIONS FROM THE
WRITINGS AND ADDRESSES

OF

ABRAHAM LINCOLN

EDITED WITH AN INTRODUCTION AND NOTES
BY CORNELIA BEARE, INSTRUCTOR IN ENGLISH,
WADLEIGH HIGH SCHOOL, NEW YORK CITY



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PREFACE

The object of this little collection is twofold—to lead to a better appreciation of the strength and beauty of Lincoln's character and to inspire a deeper love for the country for whose preservation he gave his life.

No man has ever lived in America whose life has been more closely identified with the common people, and who yet has been more grandly influential in shaping the affairs of the nation. In the most critical period of her existence he saved her from calamity and ruin. His hand made the Stars and Stripes in very truth the flag of the free.

It seems a marvel, even here in America, that a poor, ignorant boy could aspire to the highest honor within the gift of the people; but more marvelous still, that a country lawyer could grapple with the tremendous problems which had baffled the wisdom and skill of America's greatest statesmen for almost half a century, and solve them successfully. Wholly unskilled in war, he conducted the greatest war of modern times and brought it to a successful issue. With wise judgment he found the correct solution of the most involved problems of law, finance, and diplomacy.

It will be a mistake to attempt to teach the following selections as literature. They are not all masterpieces; and some of them can hardly be called contributions to literature. But they have a deeper significance and a higher mission. They are the exponents of a character and the mirror of a life. They should be studied to reveal the soul of the man who wrote them, and to teach lessons of purity, simplicity, devotion to duty, and high fidelity. In them, too, should be read a chapter of the nation's history, the culmination of its former life, the foundation of its

future and grander activities. And, above all, they should conduce to form a higher type of patriotism, of which their author was a shining example.

First in the book are placed six of Lincoln's strong representative writings, which have been selected by the College Entrance Examination Board for special study. After page 53 the selections are placed in chronological order.

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INTRODUCTION

A MEMOIR OF LINCOLN ¹

The life of Abraham Lincoln covers the most important period in American history. From the foundation of the Republic foreign critics had been wont to predict its downfall, and even its friends feared that it might not stand the test of internal dissensions. The violent passions and bitter hostility which arose out of the conflict over the slavery issue finally brought on the great war, which was destined to test to the uttermost the stability of American institutions. To Abraham Lincoln, more than to any other man in this crisis, is due the preservation of the government and the establishment of the American Commonwealth upon a firmer basis than ever before.

He was emphatically a man of the people. He was born in poverty and ignorance, and his early life was spent in the cabin of the pioneer. An ordinary man could scarcely have raised himself, in such circumstances, above the dead level of ignorance and poverty into which he had been born. But Lincoln was possessed of a burning thirst for knowledge, and the education which his circumstances denied him he obtained by his own unaided exertion. His earnest and self-denying efforts finally gained him admission to the bar. He practiced as a lawyer for a number of years, early gaining a reputation for incorruptible honesty and wise judgment. Wherever he was known he was trusted and loved.

His tastes, however, led him to seek political preferment, and he was several times elected to the state Legislature, and once to Congress. Upon the organization of the Republican party he be-

¹ For biographical details see pages 13 and 51.

came one of its leaders, and in 1860 was its nominee for the presidency. Bitter dissensions in the Democratic party brought about its defeat, and Lincoln was elected.

The secession of the Southern states followed, and when he was inaugurated as President he was confronted with a divided country and a Constitution defied. The war which followed was one of the most extensive and disastrous in history. Magnificent armies contended with each other for supremacy for four years.

The immediate cause of the war was the attempt of the South to extend slavery into the newly settled states of the West. But in reality the war was a decisive conflict between two great and opposing principles of government—Nationalism and States' Rights.

The North contended that the nation was supreme; that the union existing between the states was so close and vital that no one state could secede from the rest.

On the other hand, the South maintained that the state was sovereign, and that the union between the states was in the nature of a confederacy, which might at any time be dissolved, and from which any state had the right to withdraw.

The issue of the war decided forever that the United States was a nation and not a confederacy, and also that hereafter slavery should not exist on American soil.

The central figure of this, the darkest period of American history, was Abraham Lincoln. Towards him every eye was turned, in him every hope rested; and he never failed. His coolness, courage, and judgment never deserted him. For every emergency he was ready, and in the end he gained the victory and laid down his life for his country.

His literary works were mainly in the form of speeches and state papers, many of which are models of simple style and vigorous thought. His education was exceedingly limited, yet few have excelled him in the clear and pointed expression of noble ideas.

THE LINCOLN-DOUGLAS DEBATES

APRIL 21, 1858, the Democratic State Convention met at Springfield, Illinois, and after heartily indorsing the course of Senator Douglas, announced him as the candidate of the party for another Senatorial term.

The career of Douglas was intimately connected with that of Lincoln. They were rivals in their profession and in politics, and finally were rival candidates for the presidency. Stephen A. Douglas was a native of Vermont. In 1833 he emigrated to Illinois, at the age of twenty, feeble, friendless, and almost penniless, seeking bread and a career in the great West. In his adopted state he rapidly rose to distinction.

At the age of twenty-one he was admitted to the bar, where he made such rapid progress that a year later he stood at the head of his profession in his district. In quick succession he became a member of the state Legislature, Secretary of State in Illinois, Judge in the Supreme Court, and member of Congress. At thirty-two he was elected as United States Senator, and was recognized as the leader of the Democratic party. At forty-three he was a candidate for nomination to the presidency. At forty-six he was nominated, but was defeated by an irreconcilable division in his party. In his forty-eighth year he died, in the prime of life, yet with a well-rounded career behind him.

In Congress he had become distinguished as the author of the Kansas-Nebraska bill, and had succeeded in securing its passage by his brilliant oratory and plausible arguments.

This legislation concentrated the opposition to slavery in the North, and was one of the causes of the formation of the Republican party. In this political movement Lincoln was one of the leaders.

On June 16, 1858, the Republican State Convention met at Springfield and unanimously declared that "Abraham Lincoln is our first and only choice for United States Senator to fill the vacancy about to be created by the expiration of Judge Douglas' term of office."

Lincoln was invited to address the convention, and responded in an able and eloquent speech. (See page 91.)

The opening paragraph excited much hostile criticism. It sounded the key-note of the conflict which was destined to be waged more and more bitterly until slavery should be swept out of existence in America.

About a month after this Lincoln challenged Douglas to a series of joint debates. Douglas accepted, and during August, September, and October of that year seven joint debates, later famous as the "Lincoln-Douglas Debates," were held at the following places: Ottawa, Freeport, Jonesboro, Charleston, Galesburg, Quincy, and Alton.

THE COOPER INSTITUTE SPEECH

AFTER his debates with Mr. Douglas the attention of the country was attracted towards Mr. Lincoln. The people of the East desired to see and hear the man who had vanquished the most shrewd debater and the most skillful and adroit politician in Congress. Therefore an invitation was extended to him to give a political address in New York on the 27th of February, 1860, which he accepted. He was introduced to the audience by the illustrious poet William Cullen Bryant, and was greeted by an audience which taxed the capacity of the great hall to the uttermost.

The address was in the main historical, tracing in a masterly manner the political history of the country in its relation to slavery, and discussing the great questions at issue in a fair and friendly spirit. It was afterwards published in pamphlet form, with the following introductory statement by the publishers:

"No one who has not actually attempted to verify its details can understand the patient research and the historical labor which it embodies. The history of our earlier politics is scattered through numerous journals, statutes, pamphlets, and letters; and these are defective in completeness and accuracy of

statement, and in indexes and tables of contents. Neither can any one who has not traveled over this precise ground appreciate the accuracy of every trivial detail, or the self-denying impartiality with which Mr. Lincoln has turned from the testimony of 'the fathers' on the general question of slavery to present the single question which he discusses. From the first line to the last, from his premises to his conclusion, he travels with a swift unerring directness which no logician ever excelled. . . . A single easy simple sentence of plain Anglo-Saxon words contains a chapter of history that, in some instances, must have taken days of labor to verify, and must have cost the author months of investigation to acquire."

THE PRESIDENTIAL CAMPAIGN

THE Republican nominating convention was held in Chicago in an immense building called the "Wigwam," May 16, 1860. Delegates were present from all the free states, and Delaware, Kentucky, Missouri, and Virginia, but the Gulf states were not represented. The leading candidates for the nomination were William H. Seward, of New York; Abraham Lincoln, of Illinois; Salmon P. Chase, of Ohio; Simon Cameron, of Pennsylvania; and Edward Bates, of Missouri. But it was soon evident that the contest would be between Seward and Lincoln.

On the first ballot Seward received $173\frac{1}{2}$ votes to 102 for Lincoln. On the second ballot Seward received 184, and Lincoln 181. On the third ballot Lincoln received a majority, and his nomination was made unanimous.

This nomination was received with intense enthusiasm, not only in Chicago and Illinois, but throughout the Northwest.

Arnold, in his *Life of Lincoln*, says:

"This presidential campaign has had no parallel. The enthusiasm of the people was like a great conflagration, like a prairie fire before a wild tornado. A little more than twenty years had passed since Orrin Lovejoy, brother of Elijah Love-

joy,¹ on the bank of the Mississippi, kneeling on the turf not then green over the grave of the brother who had been killed for his fidelity to freedom, had sworn eternal war against slavery.

“From that time on, he and his associate Abolitionists had gone forth preaching their crusade against oppression, with hearts of fire and tongues of lightning, and now the consummation was to be realized of a President elected on the distinct ground of opposition to the extension of slavery. For years the hatred of that institution had been growing and gathering force.

“Beecher, Phillips, Channing, Sumner, and Seward with their eloquence; Chase with his logic; Lincoln with his appeals to the principles of the Declaration of Independence and to the opinions of the founders of the Republic, his clear statements, his apt illustrations; above all, his wise moderation—all had swelled the voice of the people, which found expression through the ballot-box, and which declared that slavery should go no farther. It was now proclaimed that ‘the further spread of slavery should be arrested, and it should be placed where the public mind should rest in the belief of its ultimate extinction.’ ”

There were four candidates: Lincoln, of the Republican party; Douglas and Breckenridge, of opposing wings of the Democratic party; and Bell, of the American party. Their votes were as follows:

Lincoln received a popular vote of 1,866,452 and an electoral vote of 180. Douglas received 1,375,157 popular votes and 12 electoral votes. Breckenridge received 847,953 popular votes and 72 electoral votes. Bell received 590,631 popular votes and 39 electoral votes.

¹ Elijah Lovejoy was shot by a mob at Alton, Illinois, on account of his abolition sentiments.

THE LEADING EVENTS IN LINCOLN'S LIFE

- He was born in Hardin County, Ky., Feb. 12, 1809.
- Removed to Indiana, 1816.
- Removed to Macon County, Ill., 1830.
- Became a clerk in a country store at New Salem, Ill., 1831.
- Commenced studying law, 1832.
- Elected to Legislature, 1834, 1836, 1838, 1840.
- Admitted to the bar, 1836.
- Married Mary Todd, Nov. 4, 1842.
- Elected to Congress as a Whig, 1847.
- Republican party organized in Illinois, May 29, 1856.
- Nominated for the Senate by Republican party, 1858.
- Lincoln-Douglas debates, Aug. 21 - Oct. 15, 1858.
- Nominated for President, May 16, 1860.
- Elected President, Nov. 7, 1860.
- Inaugurated, March 4, 1861.
- Issued Emancipation Proclamation, Jan. 1, 1863.
- Reelected, November, 1864.
- Assassinated, April 14, 1865.

BOOKS FOR REFERENCE

There are scores of biographies of Lincoln and some exceedingly interesting volumes of recollections, a few of which are mentioned here.

Nicolay and Hay's *Life* is a magnificent work in ten volumes, containing a complete history of the period. Arnold's *Life* is a standard work, interesting and reliable. The *Life* by Miss Tarbell is also an interesting record. Herndon, Lincoln's law partner, wrote an extended sketch of his life from personal recollections.

The personal side of Lincoln is given in A. T. Rice's *Reminiscences of Lincoln*, in *The Every-Day Life of Lincoln* by Francis F. Browne, and in H. C. Whitney's *Lincoln the Citizen* and *Lincoln the President*. J. T. Morse's *Life of Lincoln in the American Statesmen Series* views the man in relation to the history of his time; so also Brand Whitlock's and Carl Schurz's biographies. Hapgood's *Lincoln the Man of the People* and Morgan's *Lincoln, the Boy and the Man* show the popular element in his character. Gideon Welles's *Diary* and Chittenden's *Recollections of President Lincoln and his Administration* shed much light on the inner workings of his administration. *Inside the White House* by Stoddard is of interest because it gives a good picture of the President's daily life.

Lincoln's *Writings*—the letters, speeches and proclamations—have been collected and edited by Nicolay and Hay, who were his private secretaries.

LOWELL'S TRIBUTE TO LINCOLN

FROM THE ODE RECITED AT THE HARVARD COMMEMORATION

Life may be given in many ways,
And loyalty to Truth be sealed
As bravely in the closet as the field,
So generous is Fate;
But then to stand beside her,
When craven churls deride her,
To front a lie in arms and not to yield,—
This shows, methinks, God's plan
And measure of a stalwart man,
Limbed like the old heroic breeds,
Who stands self-poised on manhood's solid earth,
Not forced to frame excuses for his birth,
Fed from within with all the strength he needs.

Such was he, our Martyr-Chief,
Whom late the Nation he had led,
With ashes on her head,
Wept with the passion of an angry grief:
Forgive me, if from present things I turn
To speak what in my heart will beat and burn,
And hang my wreath on his world-honored urn.
Nature, they say, doth dote,
And cannot make a man
Save on some worn-out plan,
Repeating us by rote:

For him her Old-World mould aside she threw,
And, choosing sweet clay from the breast
Of the unexhausted West,
With stuff untainted shaped a hero new,
Wise, steadfast in the strength of God, and true.
How beautiful to see
Once more a shepherd of mankind indeed,
Who loved his charge, but never loved to lead;
One whose meek flock the people joyed to be,
Not lured by any cheat of birth,
But by his clear-grained human worth,
And brave old wisdom of sincerity!
They knew that outward grace is dust;
They could not choose but trust
In that sure-footed mind's unfaltering skill,
And supple-tempered will
That bent like perfect steel to spring again and thrust
Nothing of Europe here,
Or, then, of Europe fronting morn-ward still,
Ere any names of Serf and Peer
Could Nature's equal scheme deface;
Here was a type of the true elder race,
And one of Plutarch's men talked with us face to face.
I praise him not; it were too late;
And some innate weakness there must be
In him who condescends to victory
Such as the Present gives, and cannot wait,
Safe in himself as in a fate.
So always firmly he:
He knew to bide his time,
And can his fame abide,
Still patient in his simple faith sublime,
Till the wise years decide.
Great captains, with their guns and drums,
Disturb our judgment for the hour,
But at last silence comes;

These all are gone, and, standing like a tower,
Our children shall behold his fame,

The kindly-earnest, brave, foreseeing man,
Sagacious, patient, dreading praise, not blame,
New birth of our new soil, the first American.

THE "SCURRIL JESTER'S" RECANTATION

(From London *Punch*, May 6, 1865)

ABRAHAM LINCOLN

Foully Assassinated April 14, 1865

You lay a wreath on murdered LINCOLN'S bier,
 You, who with mocking pencil went to trace,
Broad for the self-complacent British sneer,
 His length of shambling limb, his furrowed face,

His gaunt, gnarled hands, his unkempt, bristling hair,
 His garb uncouth, his bearing ill at ease,
His lack of all we prize as debonair,
 Of power or will to shine, of art to please.

You, whose smart pen backed up the pencil's laugh,
 Judging each step, as though the way were plain;
Reckless, so it could point its paragraph,
 Of chief's perplexity, or people's pain.

Beside this corpse that bears for winding sheet
 The Stars and Stripes he lived to rear anew.
Between the mourners at his head and feet,
 Say, scurril jester, is there room for *you*?

Yes, he had lived to shame me from my sneer,
 To lame my pencil and confute my pen—
To make me own this kind of prince's peer,
 This rail-splitter a true-born king of men.

My shallow judgment I had learned to rue,
Noting how to occasion's height he rose,
How his quaint wit made home-truth seem more true,
How, iron-like, his temper grew by blows.

How humble, yet how hopeful he could be,
How in good fortune and in ill the same;
Nor bitter in success nor boastful he,
Thirsty for gold, nor feverish for fame.

He went about his work—such work as few
Ever had laid on head and heart and hand—
As one who knows, where there's a task to do,
Man's honest will must Heaven's good grace command.

Who trusts the strength will with the burden grow,
That God makes instruments to work his will,
If but that will we can arrive to know,
Nor tamper with the weights of good and ill.

So he went forth to battle, on the side
That he felt clear was Liberty's and Right's,
As in his peasant boyhood he had plied
His warfare with rude Nature's thwarting might—

The uncleared forests, the unbroken soil,
The iron-bark, that turns the lumberer's axe,
The rapid, that o'erbears the boatman's toil,
The prairie, hiding the mazed wanderer's tracks.

The ambushed Indian, and the prowling bear—
Such were the needs that helped his youth to train;
Rough culture—but such trees large fruit may bear,
If but their stocks be of right girth and grain.

INTRODUCTION

So he grew up, a destined work to do,
And lived to do it; four long-suffering years'
Ill-fate, ill-feeling, ill-report lived through,
And then he heard the hisses change to cheers,

The taunts to tribute, the abuse to praise,
And took both with the same unwavering mood:
Till, as he came on light, from darkening days,
And seemed to touch the goal from where he stood,

A felon hand, between the goal and him,
Reached from behind his back, a trigger prest—
And those perplexed and patient eyes were dim,
Those gaunt, long-laboring limbs were laid to rest!

The words of mercy were upon his lips,
Forgiveness in his heart and in his pen,
When this vile murderer brought swift eclipse
To thoughts of peace on earth, good-will to men.

The Old World, and the New, from sea to sea,
Utter one voice of sympathy and shame!
Sore heart, so stopped when it beat high,
Sad life, cut short just as its triumph came.

A deed accurst! Strokes have been struck before
By the assassin's hand, whereof men doubt
If more of horror or disgrace they bore;
But thy foul crime, like Cain's, stands darkly out.

Vile hand, that brandest murder on a strife,
Whate'er its grounds, stoutly and nobly striven;
And with the martyr's crown crownest a life
Much to praise, little to be forgiven!

**WRITINGS AND ADDRESSES
OF ABRAHAM LINCOLN**

SELECTIONS FROM THE
WRITINGS AND ADDRESSES
OF
ABRAHAM LINCOLN

FIRST INAUGURAL ADDRESS. MARCH 4, 1861

FELLOW-CITIZENS of the United States, In compliance with a custom as old as the government itself, I appear before you to address you briefly, and to take in your presence the oath prescribed by the Constitution of the United States to be taken by the President "before he enters on the execution of his office."

I do not consider it necessary at present for me to discuss those matters of administration about which there is no special anxiety or excitement.

Apprehension seems to exist among the people of the Southern States that by the accession of a Republican administration their property and their peace and personal security are to be endangered. There has never been any reasonable cause for such apprehension. Indeed, the most ample evidence to the contrary has all the while existed and been open to their inspection. It is found in nearly all the published speeches of him

who now addresses you. I do but quote from one of those speeches when I declare that "I have no purpose, directly or indirectly, to interfere with the institution of slavery in the States where it exists. I believe I have no lawful right to do so, and I have no inclination to do so." Those who nominated and elected me did so with full knowledge that I had made this and many similar declarations, and had never recanted them. And, more than this, they placed in the platform for my acceptance, and as a law to themselves and to me, the clear and emphatic resolution which I now read:—

"*Resolved*, That the maintenance inviolate of the rights of the States, and especially the right of each State to order and control its own domestic institutions according to its own judgment exclusively, is essential to that balance of power on which the perfection and endurance of our political fabric depend, and we denounce the lawless invasion by armed force of the soil of any State or Territory, no matter under what pretext, as among the gravest of crimes." I now reiterate these sentiments; and, in doing so, I only press upon the public attention the most conclusive evidence of which the case is susceptible, that the property, peace, and security of no section are to be in any wise endangered by the now incoming administration. I add, too, that all the protection which, consistently with the Constitution and the laws, can be given, will be cheerfully given to all the States when lawfully demanded, for whatever cause—as cheerfully to one section as to another.

There is much controversy about the delivering up of fugitives from service or labor. The clause I now read is as plainly written in the Constitution as any other of its provisions:—

“No person held to service or labour in one State, under the laws thereof, escaping into another, shall in consequence of any law or regulation therein be discharged from such service or labour, but shall be delivered up on claim of the party to whom such service or labour may be due.”

It is scarcely questioned that this provision was intended by those who made it for the reclaiming of what we call fugitive slaves; and the intention of the law-giver is the law. All members of Congress swear their support to the whole Constitution—to this provision as much as to any other. To the proposition, then, that slaves whose cases come within the terms of this clause “shall be delivered up,” their oaths are unanimous. Now, if they would make the effort in good temper, could they not with nearly equal unanimity frame and pass a law by means of which to keep good that unanimous oath?

There is some difference of opinion whether this clause should be enforced by national or by State authority; but surely that difference is not a very material one. If the slave is to be surrendered, it can be of but little consequence to him or to others by which authority it is done. And should any one in any case be content that his oath shall go unkept on a merely unsubstantial controversy as to how it shall be kept?

Again, in any law upon this subject, ought not all the safeguards of liberty known in civilized and humane jurisprudence to be introduced, so that a free man be not, in any case, surrendered as a slave? And might it not be well at the same time to provide by law for the enforcement of that clause in the Constitution which guarantees that "the citizens of each State shall be entitled to all privileges and immunities of citizens in the several States?"

I take the official oath to-day with no mental reservations, and with no purpose to construe the Constitution or laws by any hypercritical rules. And while I do not choose now to specify particular acts of Congress as proper to be enforced, I do suggest that it will be much safer for all, both in official and private stations, to conform to and abide by all those acts which stand unrepealed, than to violate any of them, trusting to find impunity in having them held to be unconstitutional.

It is seventy-two years since the first inauguration of a President under our National Constitution. During that period fifteen different and greatly distinguished citizens have, in succession, administered the executive branch of the government. They have conducted it through many perils, and generally with great success. Yet, with all this scope of precedent, I now enter upon the same task for the brief constitutional term of four years under great and peculiar difficulty. A disruption¹ of the Federal Union, heretofore only menaced, is now formidably attempted.

I hold that, in contemplation of universal law and of the Constitution, the Union of these States is perpetual. Perpetuity is implied, if not expressed, in the fundamental law of all national governments. It is safe to assert that no government proper ever had a provision in its organic law for its own termination. Continue to execute all the express provisions of our National Constitution, and the Union will endure for ever—it being impossible to destroy it except by some action not provided for in the instrument itself.

Again, if the United States be not a government proper, but an association of States in the nature of contract merely, can it, as a contract, be peaceably unmade by less than all the parties who made it? One party to a contract may violate it—break it, so to speak; but does it not require all to lawfully rescind it?

Descending from these general principles, we find the proposition that in legal contemplation the Union is perpetual confirmed by the history of the Union itself. The Union is much older than the Constitution. It was formed, in fact, by the Articles of Association in 1774. It was matured and continued by the Declaration of Independence in 1776. It was further matured, and the faith of all the then thirteen States expressly plighted and engaged that it should be perpetual, by the Articles of Confederation in 1778. And, finally, in 1787 one of the declared objects for ordaining and establishing the Constitution was “to form a more perfect Union.”

But if the destruction of the Union by one or by a

part only of the States be lawfully possible, the Union is less perfect than before the Constitution, having lost the vital element of perpetuity.

It follows from these views that no State upon its own mere motion can lawfully get out of the Union; that resolves and ordinances to that effect are legally void; and that acts of violence, within any State or States, against the authority of the United States, are insurrectionary or revolutionary, according to circumstances.

I therefore consider that, in view of the Constitution and the laws, the Union is unbroken; and to the extent of my ability I shall take care, as the Constitution itself expressly enjoins upon me, that the laws of the Union be faithfully executed in all the States. Doing this I deem to be only a simple duty on my part; and I shall perform it so far as practicable, unless my rightful masters, the American people, shall withhold the requisite means, or in some authoritative manner direct the contrary. I trust this will not be regarded as a menace, but only as the declared purpose of the Union that it will constitutionally defend and maintain itself.

In doing this there needs to be no bloodshed or violence; and there shall be none, unless it be forced upon the national authority. The power confided to me will be used to hold, occupy, and possess the property and places belonging to the government, and to collect the duties and imposts; but beyond what may be necessary for these objects, there will be no invasion, no

using of force against or among the people anywhere. Where hostility to the United States, in any interior locality, shall be so great and universal as to prevent competent resident citizens from holding the Federal offices, there will be no attempt to force obnoxious strangers among the people for that object. While the strict legal right may exist in the government to enforce the exercise of these offices, the attempt to do so would be so irritating, and so nearly impracticable withal, that I deem it better to forego for the time the uses of such offices.

The mails, unless repelled, will continue to be furnished in all parts of the Union. So far as possible, the people everywhere shall have that sense of perfect security which is most favorable to calm thought and reflection. The course here indicated will be followed unless current events and experience shall show a modification or change to be proper, and in every case and exigency my best discretion will be exercised according to circumstances actually existing, and with a view and a hope of a peaceful solution of the national troubles and the restoration of fraternal sympathies and affections.

That there are persons in one section or another who seek to destroy the Union at all events, and are glad of any pretext to do it, I will neither affirm nor deny; but if there be such, I need address no word to them. To those, however, who really love the Union may I not speak?

Before entering upon so grave a matter as the de-

struction of our national fabric, with all its benefits, its memories, and its hopes, would it not be wise to ascertain precisely why we do it? Will you hazard so desperate a step while there is any possibility that any portion of the ills¹ you fly from have no real existence? Will you, while the certain ills you fly to are greater than all the real ones you fly from—will you risk the commission of so fearful a mistake?

All profess to be content in the Union if all constitutional rights can be maintained. Is it true, then, that any right, plainly written in the Constitution, has been denied? I think not. Happily the human mind is so constituted that no party can reach to the audacity of doing this. Think, if you can, of a single instance in which a plainly written provision of the Constitution has ever been denied. If by the mere force of numbers a majority should deprive a minority of any clearly written constitutional right, it might, in a moral point of view, justify revolution—certainly would if such a right were a vital one. But such is not our case. All the vital rights of minorities and of individuals are so plainly assured to them by affirmations and negations, guaranties and prohibitions, in the Constitution, that controversies never arise concerning them. But no organic law can ever be framed with a provision specifically applicable to every question which may occur in practical administration. No foresight can anticipate, nor any document of reasonable length contain, express provisions for all possible questions. Shall fugitives from labor be surrendered by national or by

State authority? The Constitution does not expressly say. *May* Congress prohibit slavery in the Territories? The Constitution does not expressly say. *Must* Congress protect slavery in the Territories? The Constitution does not expressly say.

From questions of this class spring all our constitutional controversies, and we divide upon them into majorities and minorities. If the minority will not acquiesce, the majority must, or the government must cease. There is no other alternative; for continuing the government is acquiescence on one side or the other.

If a minority in such case will secede rather than acquiesce, they make a precedent which in turn will divide and ruin them; for a minority of their own will secede from them whenever a majority refuses to be controlled by such minority. For instance, why may not any portion of a new confederacy a year or two hence arbitrarily secede again, precisely as portions of the present Union now claim to secede from it? All who cherish disunion sentiments are now being educated to the exact temper of doing this.

Is there such a perfect identity of interest among the States to compose a new Union, as to produce harmony only, and prevent renewed secession?

Plainly, the central idea of secession is the essence of anarchy. A majority held in restraint by constitutional checks and limitations, and always changing easily with deliberate changes of popular opinions and sentiments, is the only true sovereign of a free people. Whoever rejects it does, of necessity, fly to anarchy or

to despotism. Unanimity is impossible; the rule of a minority, as a permanent arrangement, is wholly inadmissible; so that, rejecting the majority principle, anarchy or despotism in some form is all that is left.

I do not forget the position, assumed by some, that constitutional questions are to be decided by the Supreme Court; nor do I deny that such decisions must be binding, in any case, upon the parties to a suit, as to the object of that suit, while they are also entitled to very high respect and consideration in all parallel cases by all other departments of the government. And while it is obviously possible that such decision may be erroneous in any given case, still the evil effect following it, being limited to that particular case, with the chance that it may be overruled and never become a precedent for other cases, can better be borne than could the evils of a different practice. At the same time, the candid citizen must confess that if the policy of the government, upon vital questions affecting the whole people, is to be irrevocably fixed by decisions of the Supreme Court, the instant they are made, in ordinary litigation between parties in personal actions, the people will have ceased to be their own rulers, having to that extent practically resigned their government into the hands of that eminent tribunal. Nor is there in this view any assault upon the court or the judges. It is a duty from which they may not shrink to decide cases properly brought before them and it is no fault of theirs if others seek to turn their decisions to political purposes.

One section of our country believes slavery is right, and ought to be extended, while the other believes it is wrong, and ought not to be extended. This is the only substantial dispute. The fugitive-slave clause of the Constitution, and the law for the suppression of the foreign slave trade, are each as well enforced, perhaps, as any law can ever be in a community where the moral sense of the people imperfectly supports the law itself. The great body of the people abide by the dry legal obligation in both cases, and a few break over in each. This, I think, cannot be perfectly cured; and it would be worse in both cases after the separation of the sections than before. The foreign slave trade, now imperfectly suppressed, would be ultimately revived, without restriction, in one section, while fugitive slaves, now only partially surrendered, would not be surrendered at all by the other.

Physically speaking, we cannot separate. We cannot remove our respective sections from each other, nor build an impassable wall between them. A husband and wife may be divorced, and go out of the presence and beyond the reach of each other; but the different parts of our country cannot do this. They cannot but remain face to face, and intercourse, either amicable or hostile, must continue between them. Is it possible, then, to make that intercourse more advantageous or more satisfactory after separation than before? Can aliens make treaties easier than friends can make laws? Can treaties be more faithfully enforced between aliens than laws can among friends? Suppose you go to war,

you cannot fight always; and when, after much loss on both sides, and no gain on either, you cease fighting, the identical old questions as to terms of intercourse are again upon you.

This country, with its institutions, belongs to the people who inhabit it. Whenever they shall grow weary of the existing government, they can exercise their constitutional right of amending it, or their revolutionary right to dismember or overthrow it. I cannot be ignorant of the fact that many worthy and patriotic citizens are desirous of having the National Constitution amended. While I make no recommendation of amendments, I fully recognize the rightful authority of the people over the whole subject, to be exercised in either of the modes prescribed in the instrument itself; and I should, under existing circumstances, favor rather than oppose a fair opportunity being afforded the people to act upon it. I will venture to add that to me the convention mode seems preferable, in that it allows amendments to originate with the people themselves, instead of only permitting them to take or reject propositions originated by others not especially chosen for the purpose, and which might not be precisely such as they would wish to either accept or refuse. I understand a proposed amendment¹ to the Constitution—which amendment, however, I have not seen—has passed Congress, to the effect that the Federal Government shall never interfere with the domestic institutions of the States, including that of persons held to service. To avoid misconstruction of what I have

said, I depart from my purpose not to speak of particular amendments so far as to say that, holding such a provision to now be implied constitutional law, I have no objection to its being made express and irrevocable.

The chief magistrate derives all his authority from the people, and they have conferred none upon him to fix terms for the separation of the States. The people themselves can do this also if they choose; but the Executive, as such, has nothing to do with it. His duty is to administer the present government, as it came to his hands, and to transmit it, unimpaired by him, to his successor.

Why should there not be a patient confidence in the ultimate justice of the people? Is there any better or equal hope in the world? In our present differences, is either party without faith of being in the right? If the Almighty Ruler of Nations, with His eternal truth and justice, be on your side of the North, or on yours of the South, that truth and that justice will surely prevail by the judgment of this great tribunal of the American people.

By the frame of the government under which we live, this same people have wisely given their public servants but little power for mischief; and have, with equal wisdom, provided for the return of that little to their own hands at very short intervals. While the people retain their virtue and vigilance, no administration, by any extreme of wickedness or folly, can very seriously injure the government in the short space of four years.

My countrymen, one and all, think calmly and well upon this whole subject. Nothing valuable can be lost by taking time. If there be an object to hurry any of you in hot haste to a step which you would never take deliberately, that object will be frustrated by taking time; but no good object can be frustrated by it. Such of you as are now dissatisfied still have the old Constitution unimpaired, and, on the sensitive point, the laws of your own framing under it; while the new administration will have no immediate power, if it would, to change either. If it were admitted that you who are dissatisfied hold the right side in the dispute, there still is no single good reason for precipitate action. Intelligence, patriotism, Christianity, and a firm reliance on Him who has never yet forsaken this favored land, are still competent to adjust in the best way all our present difficulty.

In your hands, my dissatisfied fellow-countrymen, and not in mine, is the momentous issue of civil war. The government will not assail you. You can have no conflict without being yourselves the aggressors. You have no oath registered in heaven to destroy the government, while I shall have the most solemn one to "preserve, protect, and defend it."

I am loath to close. We are not enemies, but friends. We must not be enemies. Though passion may have strained, it must not break our bonds of affection. The mystic chords of memory, stretching from every battlefield and patriot grave to every living heart and hearthstone all over this broad land, will yet swell the chorus

of the Union when again touched, as surely they will be, by the better angels of our nature.¹

SECOND INAUGURAL ADDRESS.² MARCH 4, 1865

FELLOW-COUNTRYMEN: At this second appearing to take the oath of the Presidential office there is less occasion for an extended address than there was at the first. Then a statement somewhat in detail of a course to be pursued seemed fitting and proper. Now, at the expiration of four years, during which public declarations have been constantly called forth on every point and phase of the great contest which still absorbs the attention and engrosses the energies of the nation, little that is new could be presented.

The progress of our arms, upon which all else chiefly depends, is as well known to the public as to myself, and it is, I trust, reasonably satisfactory and encouraging to all. With high hope for the future, no prediction in regard to it is ventured.

On the occasion corresponding to this four years ago all thoughts were anxiously directed to an impending civil war. All dreaded it; all sought to avert it. While the inaugural address was being delivered from this place, devoted altogether to saving the Union without war, insurgent agents were in the city seeking to destroy it without war—seeking to dissolve the Union and divide effects by negotiation. Both parties deprecated war: but one of them would make war rather than let the nation survive, and the other would accept war

rather than let it perish. And war came. One-eighth of the whole population were colored slaves, not distributed generally over the Union, but localized in the southern part of it. These slaves constituted a peculiar and powerful interest. All knew that this interest was somehow the cause of the war. To strengthen, perpetuate, and extend this interest was the object for which the insurgents would rend the Union, even by war, while the government claimed no right to do more than to restrict the territorial enlargement of it.

Neither party expected for the war the magnitude or the duration which it has already attained. Neither anticipated that the cause of the conflict might cease with, or even before, the conflict itself should cease. Each looked for an easier triumph and a result less fundamental and astounding.

Both read the same Bible and pray to the same God; and each invokes His aid against the other.

It may seem strange that any man should dare to ask a just God's assistance in wringing his bread from the sweat of other men's faces; but let us judge not, that we be not judged.

The prayers of both could not be answered. That of neither has been answered fully. The Almighty has His own purposes.

“Woe¹ unto the world because of offences, for it must needs be that offences come; but woe to that man by whom the offence cometh.”

If we shall suppose that American slavery is one of those offences, which in the providence of God must

needs come, but which, having continued through His appointed time, He now wills to remove, and that He gives to both North and South this terrible war as the woe due to those by whom the offence came, shall we discern therein any departure from those Divine attributes which the believers in a living God always ascribe to Him?

Fondly do we hope,¹ fervently do we pray, that this mighty scourge of war may speedily pass away. Yet if God wills that it continue until all the wealth piled by the bondman's two hundred and fifty years of unrequited toil shall be sunk, and until every drop of blood drawn with the lash shall be paid with another drawn with the sword, as was said three thousand years ago so still it must be said, "The judgments² of the Lord are true and righteous altogether."

With malice toward none, with charity for all, with firmness in the right, as God gives us to see the right, let us strive on to finish the work we are in; to bind up the nation's wounds; to care for him who shall have borne the battle, and for his widow and orphans; to do all which may achieve and cherish a just and lasting peace among ourselves and with all nations.

ADDRESS IN INDEPENDENCE HALL, PHILADELPHIA.³

FEBRUARY 22, 1861

I AM filled with deep emotion at finding myself standing in this place, where were collected together the wisdom, the patriotism, the devotion to principle, from which sprang the institutions under which we live.

You have kindly suggested to me that in my hands is the task of restoring peace to our distracted country. I can say in return, sir, that all the political sentiments I entertain have been drawn, so far as I have been able to draw them, from the sentiments which originated in and were given to the world from this hall. I have never had a feeling, politically, that did not spring from the sentiments embodied in the Declaration of Independence.

I have often pondered over the dangers which were incurred by the men who assembled here and framed and adopted that Declaration. I have pondered over the toils that were endured by the officers and soldiers of the army who achieved that independence. I have often inquired of myself what great principle or idea it was that kept this Confederacy so long together. It was not the mere matter of separation of the colonies from the motherland, but that sentiment in the Declaration of Independence which gave liberty not alone to the people of this country, but hope to all the world, for all future time. It was that which gave promise that in due time the weights would be lifted from the shoulders of all men, and that all should have an equal chance. This is the sentiment embodied in the Declaration of Independence.

Now, my friends, can this country be saved on that basis? If it can, I will consider myself one of the happiest men in the world if I can help to save it. If it cannot be saved upon that principle, it will be truly awful. But if this country cannot be saved without

giving up that principle, I was about to say I would rather be assassinated on this spot than surrender it.

Now, in my view of the present aspect of affairs, there is no need of bloodshed and war. There is no necessity for it. I am not in favor of such a course; and I may say in advance that there will be no bloodshed unless it is forced upon the government. The government will not use force unless force is used against it.

My friends, this is wholly an unprepared speech. I did not expect to be called on to say a word when I came here. I supposed I was merely to do something toward raising a flag. I may, therefore, have said something indiscreet. But I have said nothing but what I am willing to live by, and, if it be the pleasure of Almighty God, to die by.

LINCOLN'S SPEECH AT THE DEDICATION OF THE
NATIONAL CEMETERY AT GETTYSBURG.¹ NOVEMBER
19, 1863

FOURSCORE and seven years ago our fathers brought forth on this continent a new nation, conceived in liberty, and dedicated to the proposition that all men are created equal.

Now we are engaged in a great civil war, testing whether that nation, or any nation so conceived and so dedicated, can long endure. We are met on a great battle-field of that war. We have come to dedicate a portion of that field as a final resting-place for those who here gave their lives that that nation

might live. It is altogether fitting and proper that we should do this.

But in a larger sense we cannot dedicate, we cannot consecrate, we cannot hallow this ground. The brave men, living and dead, who struggled here, have consecrated it far above our poor power to add or detract. The world will little note, nor long remember, what we say here; but it can never forget what they did here. It is for us, the living, rather to be dedicated here to the unfinished work which they who fought here have thus far so nobly advanced. It is rather for us to be here dedicated to the great task remaining before us, that from these honored dead we take increased devotion to that cause for which they gave the last full measure of devotion; that we here highly resolve that these dead shall not have died in vain; that this nation, under God, shall have a new birth of freedom, and that government of the people, by the people, for the people shall not perish from the earth.

FROM HIS REPLY TO A SERENADE. LINCOLN'S LAST
PUBLIC ADDRESS.¹ APRIL 11, 1865

FELLOW-CITIZENS: We meet this evening, not in sorrow but in gladness of heart. The evacuation of Petersburg and Richmond, and the surrender of the principal insurgent army, give the hope of a just and speedy peace, the joyous expression of which cannot be restrained. In the midst of this, however, He from whom all blessings flow must not be forgotten. A

call for a national thanksgiving is being prepared, and will be duly promulgated. Nor must those whose harder part give us the cause for rejoicing be overlooked. Their honors must not be parcelled out with others. I, myself, was near the front, and had the high pleasure of transmitting much of the good news to you; but no part of the honor for plan or execution is mine. To General Grant, his skilful officers and brave men, all belongs. The gallant navy stood ready, but was not in reach to take an active part.

By these recent successes the reinauguration of the national authority,—reconstruction,—which has had a large share of thought from the first, is pressed much more closely upon our attention. It is fraught with great difficulty. Unlike a case of war between independent nations, there is no authorized organ for us to treat with,—no one man has authority to give up the rebellion for any other man. We simply must begin with and mould from disorganized and discordant elements. Nor is it a small additional embarrassment that we, the loyal people, differ among ourselves as to the mode, manner, and measure of reconstruction. As a general rule I abstain from reading the reports of attacks upon myself, wishing not to be provoked by that to which I cannot properly offer an answer. In spite of this precaution, however, it comes to my knowledge that I am much censured for some supposed agency in setting up and seeking to sustain the new State government of Louisiana.

In this I have done just so much as, and no more

than, the public knows. In the annual message of December, 1863, and in the accompanying proclamation, I presented a plan of reconstruction, as the phrase goes, which I promised, if adopted by any State, should be acceptable to and sustained by the executive government of the nation. I distinctly stated that this was not the only plan which might possibly be acceptable, and I also distinctly protested that the executive claimed no right to say when or whether members should be admitted to seats in Congress from such States. This plan was in advance submitted to the then Cabinet, and distinctly approved by every member of it. One of them suggested that I should then and in that connection apply the Emancipation Proclamation to the theretofore excepted parts¹ of Virginia and Louisiana; that I should drop the suggestion about apprenticeship for freed people,² and that I should omit the protest against my own power in regard to the admission of members to Congress. But even he approved every part and parcel of the plan which has since been employed or touched by the action of Louisiana.

The new constitution of Louisiana, declaring emancipation for the whole State, practically applies the Proclamation to the part previously excepted. It does not adopt apprenticeship for freed people, and it is silent, as it could not well be otherwise, about the admission of members to Congress. So that, as it applies to Louisiana, every member of the Cabinet fully approved the plan. The message went to Congress, and I received many commendations of the plan, written

and verbal, and not a single objection to it from any professed emancipationist came to my knowledge until after the news reached Washington that the people of Louisiana had begun to move in accordance with it. From about July, 1862, I had corresponded with different persons supposed to be interested [in] seeking a reconstruction of a State government for Louisiana.

When the message of 1863, with the plan before mentioned, reached New Orleans, General Banks wrote me that he was confident that the people, with his military co-operation, would reconstruct substantially on that plan. I wrote him and some of them to try it. They tried it, and the result is known. Such has been my only agency in getting up the Louisiana government.

As to sustaining it, my promise is out, as before stated. But as bad promises are better broken than kept, I shall treat this as a bad promise and break it, whenever I shall be convinced that keeping it is adverse to the public interest; but I have not yet been so convinced. I have been shown a letter on this subject, supposed to be an able one, in which the writer expresses regret that my mind has not seemed to be definitely fixed upon the question whether the seceded States, so called, are in the Union or out of it. It would perhaps add astonishment to his regret were he to learn that since I have found professed Union men endeavoring to answer that question, I have purposely forborne any public expression upon it. As appears to me, that question has not been, nor yet is, a practically material one, and that any discussion of it, while

it thus remains practically immaterial, could have no effect other than the mischievous one of dividing our friends. As yet, whatever it may hereafter become, that question is bad as the basis of a controversy, and good for nothing at all—a merely pernicious abstraction.

We all agree that the seceded States, so called, are out of their proper practical relation with the Union, and that the sole object of the government, civil and military, in regard to those States, is to again get them into that proper practical relation. I believe that it is not only possible, but in fact easier, to do this without deciding or even considering whether these States have ever been out of the Union, than with it. Finding themselves safely at home, it would be utterly immaterial whether they had ever been abroad. Let us all join in doing the acts necessary to restoring the proper practical relations between these States and the Union, and each for ever after innocently indulge his own opinion whether in doing the acts he brought the States from without into the Union, or only gave them proper assistance, they never having been out of it. The amount of constituency, so to speak, on which the new Louisiana government rests, would be more satisfactory to all if it contained fifty thousand, or thirty thousand, or even twenty thousand, instead of only about twelve thousand as it does. It is also unsatisfactory to some that the elective franchise is not given to the colored man. I would myself prefer that it were now conferred on the very intelligent, and on those who serve our cause as soldiers.

Still, the question is not whether the Louisiana government, as it stands, is quite all that is desirable. The question is, will it be wiser to take it as it is and help to improve it, or to reject and disperse it? Can Louisiana be brought into proper practical relation with the Union sooner by sustaining or by discarding her new State government? Some twelve thousand voters in the heretofore slave State of Louisiana have sworn allegiance to the Union, assumed to be the rightful political power of the State, held elections, organized a State government, adopted a free-State constitution, giving the benefit of public schools equally to black and white, and empowering the legislature to confer the elective franchise upon the colored man. Their legislature has already voted to ratify the constitutional amendment recently passed by Congress, abolishing slavery throughout the nation. These twelve thousand persons are thus fully committed to the Union and to perpetual freedom in the State,—committed to the very things, and nearly all the things, the nation wants,—and they ask the nation's recognition and its assistance to make good their committal.

Now, if we reject and spurn them, we do our utmost to disorganize and disperse them. We, in effect, say to the white man: You are worthless or worse; we will neither help you, nor be helped by you. To the blacks, we say: This cup of liberty, which these, your old masters, hold to your lips, we will dash from you, and leave you to the chances of gathering the spilled and scattered contents in some vague and undefined, when, where, and how. If

this course, discouraging and paralyzing both white and black, has any tendency to bring Louisiana into proper, practical relations with the Union, I have so far been unable to perceive it. If, on the contrary, we recognize and sustain the new government of Louisiana, the converse of all this is made true. We encourage the hearts and nerve the arms of twelve thousand to adhere to their work, and argue for it, and proselyte for it, and fight for it, and feed it, and grow it, and ripen it to a complete success. The colored man, too, in seeing all united for him, is inspired with vigilance, and energy, and daring to the same end. Grant that he desires the elective franchise, will he not attain it sooner by saving the already advanced steps towards it, than by running backward over them? Concede that the new government of Louisiana is only to what it should be as the egg is to the fowl, we shall sooner have the fowl by hatching the egg than by smashing it.

Again, if we reject Louisiana we also reject one vote in favor of the proposed amendment to the National Constitution. To meet this proposition it has been argued that no more than three-fourths of those States which have not attempted secession are necessary to validly ratify the amendment. I do not commit myself against this further than to say that such a ratification would be questionable, and sure to be persistently questioned, while a ratification by three-fourths of all the States would be unquestioned and unquestionable.

I repeat the question, Can Louisiana be brought into proper practical relation with the Union sooner

by sustaining or by discarding her new State government? What has been said of Louisiana will apply generally to other States. And yet so great peculiarities pertain to each State, and such important and sudden changes occur in the same State, and withal so new and unprecedented is the whole case, that no exclusive and inflexible plan can safely be prescribed as to details and collaterals. Such exclusive and inflexible plan would surely become a new entanglement. Important principles may and must be inflexible. In the present situation, as the phrase goes, it may be my duty to make some new announcement to the people of the South. I am considering, and shall not fail to act when satisfied that action will be proper.

LETTER TO HORACE GREELEY ¹

EXECUTIVE MANSION, WASHINGTON,

Aug. 22, 1862.

HONORABLE HORACE GREELEY.

DEAR SIR: I have just read yours of the nineteenth, addressed to me through the *New York Tribune*. If there be in it any statements or assumptions of fact which I may know to be erroneous, I do not, now and here, controvert them. If there be in it any inferences which I may believe to be falsely drawn, I do not, now and here, argue against them. If there be perceptible in it an impatient and dictatorial tone, I waive it in deference to an old friend, whose heart I have always supposed to be right.

As to the policy I "seem to be pursuing" as you say, I have not meant to leave any one in doubt.

I would save the Union. I would save it in the shortest way under the Constitution.¹ The sooner the National authority can be restored, the nearer the Union will be the Union as it was. If there be those who would not save the Union unless they could at the same time save slavery, I do not agree with them. If there be those who would not save the Union unless they could at the same time destroy slavery, I do not agree with them. My paramount object in this struggle is to save the Union, and is not either to save or to destroy slavery. If I could save the Union without freeing any slave, I would do it; and if I could save it by freeing all the slaves I would do it; and if I could save it by freeing some and leaving others alone, I would also do that. What I do about slavery and the colored race, I do because I believe it helps to save the Union; and what I forbear, I forbear because I do not believe it would help to save the Union. I shall do less whenever I shall believe what I am doing hurts the cause, and I shall do more whenever I shall believe doing more will help the cause. I shall try to correct errors when shown to be errors, and I shall adopt new views so fast as they shall appear to be true views.

I have here stated my purpose according to my view of official duty, and I intend no modification of my oft-expressed personal wish that all men everywhere could be free.

Yours,

A. LINCOLN.

EARLY HISTORY

IN speaking of his boyhood Lincoln once remarked:

My early history is perfectly characterized by a single line of *Gray's Elegy*:

“The short and simple annals of the poor.”

At the request of a friend he wrote the following simple sketch of his early life:

I was born February 12, 1809, in Hardin County, Ky. My parents were born in Virginia, of undistinguished families—second families, perhaps I should say. My mother, who died in my tenth year, was of a family of the name of Hanks, some of whom now reside in Adams and others in Macon Counties, Ill.

My paternal grandfather, Abraham Lincoln, emigrated from Rockingham County, Va., to Kentucky, about 1781 or '82, where, a year or two later, he was killed by Indians, not in battle, but by stealth, when he was laboring to open a farm in the forest. His ancestors, who were Quakers, went to Virginia from Berks County, Pa. An effort to identify them with the New England family of the same name ended in nothing more than a similarity of Christian names in both families, such as Enoch, Levi, Mordecai, Solomon, Abraham, and the like.

My father, at the death of his father, was but six years of age, and he grew up literally without education. He removed from Kentucky to what is now Spencer County, Ind., in my eighth year. We reached our new home about the time the State came into the

Union. It was a wild region, with many bears and other wild animals still in the woods. There I grew up. There were some schools, so called, but no qualification was ever required of a teacher beyond "readin', writin', and cipherin'" to the Rule of Three. If a straggler supposed to understand Latin happened to sojourn in the neighborhood, he was looked upon as a wizard. There was absolutely nothing to excite ambition for education.

Of course when I came of age I did not know much. Still, somehow, I could read, write, and cipher to the Rule of Three,¹ but that was all. I have not been to school since. The little advance I now have upon this store of education I have picked up from time to time under the pressure of necessity.

I was raised to farm-work, which I continued till I was twenty-two. At twenty-one I came to Illinois, and passed the first year in Macon County. Then I got to New Salem, at that time in Sangamon, now in Menard, County, where I remained a year as a sort of clerk in a store. Then came the Black Hawk War, and I was elected a captain of volunteers—a success which gave me more pleasure than any I have had since. I went through the campaign, ran for the Legislature the same year (1832), and was beaten—the only time I have ever been beaten by the people. The next and three succeeding biennial elections I was elected to the Legislature. I was not a candidate afterwards. During this legislative period I had studied law, and removed to Springfield to practice it. In 1846 I was once

elected to the Lower House of Congress, but was not a candidate for re-election. From 1849 to 1854, both inclusive, practiced law more assiduously than ever before. Always a Whig¹ in politics, and generally on the Whig electoral tickets, making active canvasses. I was losing interest in politics, when the repeal of the Missouri Compromise² aroused me again. What I have done since then is pretty well known.

If any personal description of me is thought desirable, it may be said, I am, in height, six feet four inches nearly; lean in flesh, weighing, on an average, one hundred and eighty pounds; dark complexion, with coarse black hair, and gray eyes. No other marks or brands recollected.

Yours very truly,

A. LINCOLN.

AN ADDRESS BEFORE THE YOUNG MEN'S LYCEUM OF
SPRINGFIELD, ILLINOIS.³ JANUARY 27, 1837

As a subject for the remarks of the evening "The perpetuation of our political institutions" is selected. In the great journal of things happening under the sun, we, the American people, find our account running under the date of the nineteenth century of the Christian era. We find ourselves in the peaceful possession of the fairest portion of the earth, as regards extent of territory, fertility of soil, and salubrity of climate. We find ourselves under the government of a system of political institutions conducing more essentially to the

ends of civil and religious liberty, than any of which the history of former times tells us. We, when mounting the stage of existence, found ourselves the legal inheritors of these fundamental blessings. We toiled not in the acquirement or the establishment of them; they are a legacy bequeathed us by a once hardy, brave, and patriotic, but now lamented and departed race of ancestors.

Theirs was the task (and nobly they performed it) to possess themselves, and through themselves us, of this goodly land, and to rear upon its hills and its valleys a political edifice of liberty and equal rights; 'tis ours only to transmit these,—the former unprofaned by the foot of an invader; the latter undecayed by the lapse of time and untorn by usurpation—to the latest generation that fate shall permit the world to know. This task gratitude to our fathers, justice to ourselves, duty to posterity, and love for our species in general, all imperatively require us faithfully to perform.

How, then, shall we perform it? At what point shall we expect the approach of danger? By what means shall we fortify against it? Shall we expect some transatlantic military giant to step across the ocean and crush us at a blow? Never. All the armies of Europe, Asia and Africa combined, with all the treasure of the earth (our own excepted) in their military chest, with a Bonaparte for a commander, could not, by force, take a drink from the Ohio, or make a track on the Blue Ridge, in a trial of a thousand years.

At what point, then, is the approach of danger to

be expected? I answer, if it ever reach us, it must spring up amongst us; it cannot come from abroad. If destruction be our lot, we must ourselves be its author and finisher. As a nation of freemen, we must live through all time, or die by suicide.

I hope I am over wary; but if I am not, there is even now something of ill omen¹ amongst us. I mean the increasing disregard for law which pervades the country; the growing disposition to substitute the wild and furious passions in lieu of the sober judgment of courts; and the worse than savage mobs for the executive ministers of justice. This disposition is awfully fearful in any community; and that it now exists in ours, though grating to our feelings to admit, it would be a violation of truth and an insult to our intelligence to deny. Accounts of outrages committed by mobs form the every-day news of the times. They have pervaded the country from New England to Louisiana; they are neither peculiar to the eternal snows of the former nor the burning suns of the latter; they are not the creature of climate, neither are they confined to the slaveholding, or the non-slaveholding States. Alike they spring up among the pleasure-hunting masters of Southern slaves, and the order-loving citizens of the land of steady habits. Whatever then their cause may be, it is common to the whole country.

It would be tedious as well as useless to recount the horrors of all of them. Those happening in the State of Mississippi and at St. Louis are perhaps the most dangerous in example and revolting to humanity. In the

Mississippi case they first commenced by hanging the regular gamblers—a set of men certainly not following for a livelihood a very useful or very honest occupation, but one which, so far from being forbidden by the laws, was actually licensed by an act of the legislature passed but a single year before. Next, negroes suspected of conspiring to raise an insurrection were caught up and hanged in all parts of the State; then, white men supposed to be leagued with the negroes, and finally, strangers from neighboring States, going thither on business, were in many instances subjected to the same fate. Thus went on this process of hanging, from gamblers to negroes, from negroes to white citizens, and from these to strangers, till dead men were seen literally dangling from the boughs of trees upon every roadside, and in numbers almost sufficient to rival the native Spanish moss of the country as a drapery of the forest.

Turn then to that horror-striking scene at St. Louis. A single victim only was sacrificed there. This story is very short, and is perhaps the most highly tragic of anything of its length that has ever been witnessed in real life. A mulatto man by the name of McIntosh was seized in the street, dragged to the suburbs of the city, chained to a tree, and actually burned to death; and all within a single hour from the time he had been a free-man attending to his own business and at peace with the world.

Such are the effects of mob law, and such are the scenes becoming more and more frequent in this land

so lately famed for love of law and order, and the stories of which have even now grown too familiar to attract anything more than an idle remark.

But you are perhaps ready to ask, "What has this to do with the perpetuation of our political institutions?" I answer, "It has much to do with it." Its direct consequences are, comparatively speaking, but a small evil, and much of its danger consists in the proneness of our minds to regard its direct as its only consequences. Abstractly considered, the hanging of the gamblers at Vicksburg was of but little consequence. They constitute a portion of population that is worse than useless in any community; and their death, if no pernicious example be set by it, is never matter of reasonable regret with any one. If they were annually swept from the stage of existence by the plague or smallpox, honest men would perhaps be much profited by the operation. Similar too is the correct reasoning in regard to the burning of the negro at St. Louis. He had forfeited his life by the perpetration of an outrageous murder upon one of the most worthy and respectable citizens of the city, and had he not died as he did, he must have died by the sentence of the law in a very short time afterward. As to him alone, it was as well the way it was as it could otherwise have been. But the example in either case was fearful. When men take it in their heads to-day to hang gamblers or burn murderers, they should recollect that in the confusion usually attending such transactions they will be as likely to hang or burn some

one who is neither a gambler nor a murderer as one who is, and that, acting upon the example they set, the mob of to-morrow may, and probably will, hang or burn some of them by the very same mistake. And not only so; the innocent, those who have ever set their faces against violations of law in every shape, alike with the guilty fall victims to the ravages of mob law; and thus it goes on, step by step, till all the walls erected for the defence of the persons and property of individuals are trodden down and disregarded. But all this, even, is not the full extent of the evil. By such examples, by instances of the perpetrators of such acts going unpunished, the lawless in spirit are encouraged to become lawless in practice; and having been used to no restraint but dread of punishment, they thus become absolutely unrestrained. Having ever regarded government as their deadliest bane, they make a jubilee of the suspension of its operations,¹ and pray for nothing so much as its total annihilation. While, on the other hand, good men, men who love tranquillity, who desire to abide by the laws and enjoy their benefits, who would gladly spill their blood in the defence of their country, seeing their property destroyed, their families insulted, and their lives endangered, their persons injured, and seeing nothing in prospect that forebodes a change for the better, become tired of and disgusted with a government that offers them no protection, and are not much averse to a change in which they imagine they have nothing to lose. Thus, then, by the operation of this mobocratic spirit which all

must admit is now abroad in the land, the strongest bulwark of any government, and particularly of those constituted like ours, may effectually be broken down and destroyed—I mean the attachment of the people. Whenever this effect shall be produced among us; whenever the vicious portion of population shall be permitted to gather in bands of hundreds and thousands, and burn churches, ravage and rob provision-stores, throw printing-presses into rivers, shoot editors, and hang and burn obnoxious persons at pleasure and with impunity, depend on it, this government cannot last. By such things the feelings of the best citizens will become more or less alienated from it, and thus it will be left without friends, or with too few, and those few too weak to make their friendship effectual. At such a time, and under such circumstances, men of sufficient talent and ambition will not be wanting to seize the opportunity, strike the blow, and overturn that fair fabric which for the last half century has been the fondest hope of the lovers of freedom throughout the world.

I know the American people are much attached to their government. I know they would suffer much for its sake. I know they would endure evils long and patiently before they would ever think of exchanging it for another. Yet, notwithstanding all this, if the laws be continually despised and disregarded, if their rights to be secure in their persons and property are held by no better tenure than the caprice of a mob, the alienation of their affection for the government is the

natural consequence, and to that sooner or later it must come.

Here, then, is one point at which danger may be expected. The question recurs, how shall we fortify against it? The answer is simple. Let every American, every lover of liberty, every well-wisher to his posterity, swear by the blood of the Revolution never to violate in the least particular the laws of the country, and never to tolerate their violation by others. As the patriots of seventy-six did to the support of the Declaration of Independence, so to the support of the Constitution and the Laws let every American pledge his life, his property, and his sacred honor; let every man remember that to violate the law is to trample on the blood of his father, and to tear the charter of his own and his children's liberty. Let reverence for the laws be breathed by every American mother to the lisping babe that prattles on her lap. Let it be taught in schools, in seminaries, and in colleges. Let it be written in primers, spelling-books, and in almanacs. Let it be preached from the pulpit, proclaimed in legislative halls, and enforced in courts of justice. And, in short, let it become the political religion of the nation; and let the old and the young, the rich and the poor, the grave and the gay of all sexes and tongues and colors and conditions, sacrifice unceasingly upon its altars.

While ever a state of feeling such as this shall universally or even very generally prevail throughout the nation, vain will be every effort, and fruitless every attempt, to subvert our national freedom.

When I so pressingly urge a strict observance of all the laws, let me not be understood as saying there are no bad laws, or that grievances may not arise for the redress of which no legal provisions have been made. I mean to say no such thing. But I do mean to say that although bad laws, if they exist, should be repealed as soon as possible, still, while they continue in force, for the sake of example they should be religiously observed. So also in unprovided cases. If such arise, let proper legal provisions be made for them with the least possible delay, but till then let them, if not too intolerable, be borne with.

There is no grievance that is a fit object of redress by mob law. In any case that may arise, as, for instance, the promulgation of abolitionism,¹ one of two positions is necessarily true—that is, the thing is right within itself, and therefore deserves the protection of all law and all good citizens, or it is wrong, and therefore proper to be prohibited by legal enactments; and in neither case is the interposition of mob law either necessary, justifiable, or excusable.

But it may be asked, “Why suppose danger to our political institutions? Have we not preserved them for more than fifty years? And why may we not for fifty times as long?”

We hope there is no sufficient reason. We hope all danger may be overcome; but to conclude that no danger may ever arise would itself be extremely dangerous. There are now, and will hereafter be, many causes, dangerous in their tendency, which have not

existed heretofore, and which are not too insignificant to merit attention. That our government should have been maintained in its original form, from its establishment until now, is not much to be wondered at. It had many props to support it through that period, which now are decayed and crumbled away. Through that period it was felt by all to be an undecided experiment; now it is understood to be a successful one. Then, all that sought celebrity and fame and distinction expected to find them in the success of that experiment. Their all was staked upon it; their destiny was inseparably linked with it. Their ambition aspired to display before an admiring world a practical demonstration of the truth of a proposition which had hitherto been considered at best no better than problematical, namely, the capability of a people to govern themselves. If they succeeded they were to be immortalized; their names were to be transferred to counties, and cities, and rivers, and mountains; and to be revered and sung, toasted through all time. If they failed, they were to be called knaves, and fools, and fanatics for a fleeting hour, then to sink and be forgotten. They succeeded. The experiment is successful, and thousands have won their deathless names in making it so. But the game is caught; and I believe it is true that with the catching end the pleasures of the chase. This field of glory is harvested, and the crop is already appropriated. But new reapers will arise, and they too will seek a field. It is to deny what the history of the world tells us is true, to sup-

pose that men of ambition and talents will not continue to spring up amongst us. And when they do, they will as naturally seek the gratification of their ruling passion as others have done before them. The question then is, Can that gratification be found in supporting and maintaining an edifice that has been erected by others? Most certainly it cannot.

Many great and good men, sufficiently qualified for any task they should undertake, may ever be found, whose ambition would aspire to nothing beyond a seat in Congress, a gubernatorial or a presidential chair. But such belong not to the family of the lion or the brood of the eagle. What? Think you these places would satisfy an Alexander, a Cæsar, or a Napoleon? Never! Towering genius disdains a beaten path. It seeks regions hitherto unexplored. It sees no distinction in adding story to story upon the monuments of fame erected to the memory of others. It denies that it is glory enough to serve under any chief. It scorns to tread in the footsteps of any predecessor, however illustrious. It thirsts and burns for distinction; and, if possible, it will have it, whether at the expense of emancipating slaves, or enslaving free men. Is it unreasonable, then, to expect that some man, possessed of the loftiest genius, coupled with ambition sufficient to push it to its utmost stretch, will at some time spring up among us? And when such an one does, it will require the people to be united with each other, attached to the government and laws, and generally intelligent, to successfully frustrate his design.

Distinction will be his paramount object, and although he would as willingly, perhaps more so, acquire it by doing good as harm, yet that opportunity being passed, and nothing left to be done in the way of building up, he would set boldly to the task of pulling down. Here, then, is a probable case, highly dangerous, and such an one as could not well have existed heretofore.

Another reason which once was, but which, to the same extent, is now no more, has done much in maintaining our institutions thus far. I mean the powerful influence which the interesting scenes of the Revolution had upon the passions of the people as distinguished from their judgment. By this influence, the jealousy, envy, and avarice incident to our nature, and so common to a state of peace, prosperity, and conscious strength, were for the time in a great measure smothered and rendered inactive, while the deep-rooted principles of hate, and the powerful motive of revenge, instead of being turned against each other, were directed exclusively against the British nation. And thus, from the force of circumstances, the basest principles of our nature were either made to lie dormant, or to become the active agents in the advancement of the noblest of causes—that of establishing and maintaining civil and religious liberty.

But this state of feeling must fade, is fading, has faded, with the circumstances that produced it.

I do not mean to say that the scenes of the Revolution are now or ever will be entirely forgotten, but that,

like everything else, they must fade upon the memory of the world, and grow more and more dim by the lapse of time.

In history we hope they will be read of, and recounted, so long as the Bible shall be read. But even granting that they will, their influence cannot be what it heretofore has been. Even then, they cannot be so universally known, nor so vividly felt, as they were by the generation just gone to rest. At the close of that struggle, nearly every adult male had been a participator in some of its scenes. The consequence was, that of those scenes, in the form of a husband, a father, a son, or a brother, a living history was to be found in every family,—a history bearing the indubitable testimonies of its own authenticity in the limbs mangled, in the scars of wounds received in the midst of the very scenes related; a history, too, that could be read and understood alike by all, the wise and the ignorant, the learned and the unlearned. But those histories are gone. They can be read no more for ever. They were a fortress of strength; but what invading foemen could never do, the silent artillery of time has done,—the levelling of its walls. They are gone. They were a forest of giant oaks; but the all-restless hurricane has swept over them, and left only here and there a lonely trunk, despoiled of its verdure, shorn of its foliage, unshading and unshaded, to murmur in a few more gentle breezes, and to combat with its mutilated limbs a few more ruder storms, and then to sink and be no more.

They were pillars of the temple of liberty; and now that they have crumbled away, that temple must fall unless we, their descendants, supply their places with other pillars, hewn from the solid quarry of sober reason. Passion has helped us, but can do so no more. It will in future be our enemy. Reason—cold, calculating, unimpassioned reason—must furnish all the materials for our future support and defence. Let those materials be moulded into general intelligence, sound morality, and, in particular, a reverence for the Constitution and laws; and that we improved to the last, that we remained free to the last, that we revered his name to the last, that during his long sleep we permitted no hostile foot to pass over or desecrate his resting-place, shall be that which to learn the last trump shall awaken our Washington.

Upon these let the proud fabric of freedom rest, as the rock of its basis; and as truly as has been said of the only greater institution, “the gates of hell¹ shall not prevail against it.”²

THE WAY FOR A YOUNG MAN TO RISE

(Letter to William H. Herndon,³ July 10, 1848)

DEAR WILLIAM: Your letter covering the newspaper slips was received last night. The subject of that letter is exceedingly painful to me; and I cannot but think there is some mistake in your impression of the

motives of the old men. I suppose I am now one of the old men; and I declare, on my veracity, which I think is good with you, that nothing could afford me more satisfaction than to learn that you and others of my young friends at home are doing battle in the contest, and endearing themselves to the people, and taking a stand far above any I have ever been able to reach in their admiration. I cannot conceive that other old men feel differently. Of course I cannot demonstrate what I say; but I was young once, and I am sure I was never ungenerously thrust back. I hardly know what to say. The way for a young man to rise is to improve himself every way he can, never suspecting that anybody wishes to hinder him. Allow me to assure you that suspicion and jealousy ¹ never did help any man in any situation. There may sometimes be ungenerous attempts to keep a young man down; and they will succeed, too, if he allows his mind to be diverted from its true channel to brood over the attempted injury. Cast about, and see if this feeling has not injured every person you have ever known to fall into it.

Now, in what I have said, I am sure you will suspect nothing but sincere friendship. I would save you from a fatal error. You have been a laborious, studious young man. You are far better informed on almost all subjects than I have ever been. You cannot fail in any laudable object, unless you allow your mind to be improperly directed. I have somewhat the advantage of you in the world's experience, merely by being older; and it is this that induces me to advise. You still seem

to be a little mistaken about the *Congressional Globe* and *Appendix*. They contain all of the speeches that are published in any way. My speech and Dayton's speech, which you say you got in pamphlet form, are both, word for word, in the *Appendix*. I repeat again, all are there.

Your friend as ever,

A. LINCOLN.

NOTES FOR A LAW LECTURE.¹ WRITTEN ABOUT
JULY 1, 1850

I AM not an accomplished lawyer. I find quite as much material for a lecture in those points wherein I have failed, as in those wherein I have been moderately successful. The leading rule for a lawyer, as for the man of every other calling, is diligence. Leave nothing for to-morrow which can be done to-day. Never let your correspondence fall behind. Whatever piece of business you have in hand, before stopping, do all the labor pertaining to it which can then be done. When you bring a common lawsuit, if you have the facts for doing so, write the declaration at once. If a law point be involved, examine the books, and note the authority you rely on upon the declaration itself, where you are sure to find it when wanted. The same of defences and pleas. In business not likely to be litigated,—ordinary collection cases, foreclosures, partitions, and the like,—make all examinations of titles, and note them and even draft orders and decrees in ad-

vance. This course has a triple advantage; it avoids omissions and neglect, saves your labor when once done, performs the labor out of court when you have leisure, rather than in court when you have not.

Extemporaneous speaking should be practiced and cultivated. It is the lawyer's avenue to the public. However able and faithful he may be in other respects, people are slow to bring him business if he cannot make a speech. And yet there is not a more fatal error to young lawyers than relying too much on speech making. If any one, upon his rare powers of speaking, shall claim an exemption from the drudgery of the law, his case is a failure in advance.

Discourage litigation. Persuade your neighbors to compromise whenever you can. Point out to them how the nominal winner is often a real loser—in fees, expenses, and waste of time. As a peacemaker the lawyer has a superior opportunity of being a good man. There will still be business enough.

Never stir up litigation. A worse man can scarcely be found than one who does this. Who can be more nearly a fiend than he who habitually overhauls the register of deeds in search of defects in titles, whereon to stir up strife, and put money in his pocket? A moral tone ought to be infused into the profession which should drive such men out of it.

The matter of fees is important, far beyond the mere question of bread and butter involved. Properly attended to, fuller justice is done to both lawyer and client. An exorbitant fee¹ should never be claimed.

As a general rule, never take your whole fee in advance, nor any more than a small retainer. When fully paid beforehand, you are more than a common mortal if you can feel the same interest in the case as if something was still in prospect for you, as well as for your client. And when you lack interest in the case the job will very likely lack skill and diligence in the performance. Settle the amount of fee and take a note in advance. Then you will feel that you are working for something, and you are sure to do your work faithfully and well. Never sell a fee-note—at least not before the consideration service is performed. It leads to negligence and dishonesty—negligence by losing interest in the case, and dishonesty in refusing to refund when you have allowed the consideration to fail.

There is a vague popular belief that lawyers are necessarily dishonest. I say vague, because when we consider to what extent confidence and honors are reposed in and conferred upon lawyers by the people, it appears improbable that their impression of dishonesty is very distinct and vivid. Yet the impression is common, almost universal. Let no young man choosing the law for a calling for a moment yield to the popular belief. Resolve to be honest at all events; and if in your own judgment you cannot be an honest lawyer, resolve to be honest without being a lawyer. Choose some other occupation, rather than one in the choosing of which you do, in advance, consent to be a knave.

EULOGY OF HENRY CLAY DELIVERED IN THE STATE HOUSE AT SPRINGFIELD, ILLINOIS.¹ JULY 16, 1852.

ON the fourth day of July, 1776, the people of a few feeble and oppressed colonies of Great Britain, inhabiting a portion of the Atlantic coast of North America, publicly declared their national independence, and made their appeal to the justice of their cause and to the God of battles for the maintenance of that declaration. That people were few in number and without resources, save only their wise heads and stout hearts. Within the first year of that declared independence, and while its maintenance was yet problematical,—while the bloody struggle between those resolute rebels and their haughty would-be masters was still waging,—of undistinguished parents and in an obscure district of one of those colonies Henry Clay was born. The infant nation and the infant child began the race of life together. For three-quarters of a century they have traveled hand in hand. They have been companions ever. The nation has passed its perils, and it is free, prosperous, and powerful. The child has reached his manhood, his middle age, his old age, and is dead. In all that has concerned the nation the man ever sympathized; and now the nation mourns the man.

The day after his death one of the public journals, opposed to him politically, held the following pathetic and beautiful language, which I adopt partly because such high and exclusive eulogy, originating with a

political friend, might offend good taste, but chiefly because I could not in any language of my own so well express my thoughts:

“Alas! who can realize that Henry Clay is dead! Who can realize that never again that majestic form shall rise in the council-chambers of his country to beat back the storms of anarchy which may threaten, or pour the oil of peace upon the troubled billows as they rage and menace around? Who can realize that the workings of that mighty mind have ceased, that the throbbings of that gallant heart are stilled, that the mighty sweep of that graceful arm will be felt no more, and the magic of that eloquent tongue, which spake as spake no other tongue besides, is hushed—hushed for ever! Who can realize that freedom’s champion, the champion of a civilized world and of all tongues and kindreds of people, has indeed fallen! Alas, in those dark hours of peril and dread which our land has experienced, and which she may be called to experience again, to whom now may her people look up for that counsel and advice which only wisdom and experience and patriotism can give, and which only the undoubting confidence of a nation will receive? Perchance in the whole circle of the great and gifted of our land there remains but one ¹ on whose shoulders the mighty mantle of the departed statesman may fall; one who while we now write is doubtless pouring his tears over the bier of his brother and friend—brother, friend, ever, yet in political sentiment as far apart as party could make them. Ah, it is at times like these that the petty

distinctions of mere party disappear. We see only the great, the grand, the noble features of the departed statesman; and we do not even beg permission to bow at his feet and mingle our tears with those who have ever been his political adherents—we do [not]¹ beg this permission, we claim it as a right, though we feel it as a privilege. Henry Clay belonged to his country—to the world; mere party cannot claim men like him. His career has been national, fame has filled the earth, his memory will endure to the last syllable of recorded time.

“ Henry Clay is dead! He breathed his last on yesterday, at twenty minutes after eleven, in his chamber at Washington. To those who followed his lead in public affairs, it more appropriately belongs to pronounce his eulogy and pay specific honors to the memory of the illustrious dead. But all Americans may show the grief which his death inspires, for his character and fame are national property. As on a question of liberty he knew no North, no South, no East, no West, but only the Union which held them all in its sacred circle, so now his countrymen will know no grief that is not as widespread as the bounds of the confederacy. The career of Henry Clay was a public career. From his youth he has been devoted to the public service, at a period, too, in the world's history justly regarded as a remarkable era in human affairs. He witnessed in the beginning the throes of the French Revolution. He saw the rise and fall of Napoleon. He was called upon to legislate for America, and direct

her policy when all Europe was the battle-field of contending dynasties, and when the struggle for supremacy imperiled the rights of all neutral nations. His voice spoke war and peace in the contest with Great Britain.¹

“When Greece rose² against the Turks and struck for liberty, his name was mingled with the battle-cry of freedom. When South America threw off the thralldom of Spain, his speeches were read at the head of her armies by Bolivar.³ His name has been, and will continue to be, hallowed in two hemispheres, for it is

‘One of the few, the immortal names
That were not born to die!’

“To the ardent patriot and profound statesman, he added a quality possessed by few of the gifted on earth. His eloquence has not been surpassed. In the effective power to move the heart of man, Clay was without an equal, and the heaven-born endowment, in the spirit of its origin, has been most conspicuously exhibited against intestine feud. On at least three important occasions he has quelled our civil commotions by a power and influence which belonged to no other statesman of his age and times. And in our last internal discord,⁴ when this Union trembled to its centre, in old age he left the shades of private life, and gave the death-blow to fraternal strife, with the vigor of his earlier years, in a series of senatorial efforts which in themselves would bring immortality by challenging comparison with the efforts of any statesman in any age. He exorcised the demon which possessed the

body politic, and gave peace to a distracted land. Alas! the achievement cost him his life. He sank day by day to the tomb—his pale but noble brow bound with a triple wreath, put there by a grateful country. May his ashes rest in peace, while his spirit goes to take its station among the great and good men who preceded him.”

While it is customary and proper upon occasions like the present to give a brief sketch of the life of the deceased, in the case of Mr. Clay it is less necessary than most others; for his biography has been written and rewritten, and read and reread, for the last twenty-five years; so that, with the exception of a few of the latest incidents of his life, all is as well known as it can be. The short sketch which I give is, therefore, merely to maintain the connection of this discourse.

Henry Clay was born on the twelfth day of April, 1777, in Hanover County, Virginia. Of his father, who died in the fourth or fifth year of Henry's age, little seems to be known, except that he was a respectable man and a preacher of the Baptist persuasion. Mr. Clay's education to the end of life was comparatively limited. I say "to the end of life," because I have understood that from time to time he added something to his education during the greater part of his whole life. Mr. Clay's lack of a more perfect early education, however it may be regretted generally, teaches at least one profitable lesson: it teaches that in this country one can scarcely be so poor but that, if he will, he can acquire sufficient education to get through the

world respectably. In his twenty-third year Mr. Clay was licensed to practice law, and emigrated to Lexington, Kentucky. Here he commenced and continued the practice till the year 1803, when he was first elected to the Kentucky legislature. By successive elections he was continued in the legislature till the latter part of 1806, when he was elected to fill a vacancy of a single session in the United States Senate. In 1807 he was again elected to the Kentucky House of Representatives, and by that body chosen Speaker. In 1808 he was re-elected to the same body. In 1809 he was again chosen to fill a vacancy of two years in the United States Senate. In 1811 he was elected to the United States House of Representatives, and on the first day of taking his seat in that body he was chosen its Speaker. In 1813 he was again elected Speaker. Early in 1814, being the period of our last British war, Mr. Clay was sent as commissioner, with others, to negotiate a treaty of peace, which treaty was concluded in the latter part of the same year. On his return from Europe he was again elected to the lower branch of Congress, and on taking his seat in December, 1815, was called to his old post—the Speaker's chair, a position in which he was retained by successive elections, with one brief intermission, till the inauguration of John Quincy Adams, in March, 1825. He was then appointed Secretary of State, and occupied that important station till the inauguration of General Jackson, in March, 1829. After this he returned to Kentucky, resumed the practice of law, and continued it

till the autumn of 1831, when he was by the legislature of Kentucky again placed in the United States Senate. By a re-election he was continued in the Senate till he resigned his seat and retired, in March, 1848. In December, 1849, he again took his seat in the Senate, which he again resigned only a few months before his death.

By the foregoing it is perceived that the period from the beginning of Mr. Clay's official life in 1803 to the end of 1852 is but one year short of half a century, and that the sum of all the intervals in it will not amount to ten years. But mere duration of time in office constitutes the smallest part of Mr. Clay's history. Throughout that long period he has constantly been the most loved and most implicitly followed by friends and the most dreaded by opponents of all living American politicians. In all the great questions which have agitated the country, and particularly in those fearful crises, the Missouri question, the nullification question, and the late slavery question, as connected with the newly acquired territory, involving and endangering the stability of the Union, his has been the leading and most conspicuous part. In 1824 he was first a candidate for the Presidency, and was defeated; and although he was successively defeated for the same office in 1832 and in 1844, there has never been a moment since 1824 till after 1848 when a very large portion of the American people did not cling to him with an enthusiastic hope and purpose of still elevating him to the Presidency. With other men, to be

defeated was to be forgotten; but with him defeat was but a trifling incident, neither changing him nor the world's estimate of him. Even those of both political parties who have been preferred to him for the highest office have run far briefer courses than he, and left him still shining high in the heavens of the political world. Jackson, Van Buren, Harrison, Polk, and Taylor all rose after, and set long before him. The spell—the long-enduring spell—with which the souls of men were bound to him is a miracle. Who can compass it? It is probably true he owed his pre-eminence to no one quality, but to a fortunate combination of several. He was surpassingly eloquent; but many eloquent men fail utterly, and they are not, as a class, generally successful. His judgment was excellent; but many men of good judgment live and die unnoticed. His will was indomitable; but this quality often secures to its owner nothing better than a character for useless obstinacy. These, then, were Mr. Clay's leading qualities. No one of them is very uncommon; but all together are rarely combined in a single individual, and this is probably the reason why such men as Henry Clay are so rare in the world.

Mr. Clay's eloquence did not consist, as many fine specimens of eloquence do, of types and figures, of antithesis and elegant arrangement of words and sentences, but rather of that deeply earnest and impassioned tone and manner which can proceed only from great sincerity, and a thorough conviction in the

speaker of the justice and importance of his cause. This it is that truly touches the chords of sympathy; and those who heard Mr. Clay never failed to be moved by it, or ever afterward forgot the impression. All his efforts were made for practical effect. He never spoke merely to be heard. He never delivered a Fourth of July oration, or a eulogy on an occasion like this. As a politician or statesman, no one was so habitually careful to avoid all sectional ground. Whatever he did he did for the whole country. In the construction of his measures, he ever carefully surveyed every part of the field, and duly weighed every conflicting interest. Feeling as he did,¹ and as the truth surely is, that the world's best hope depended on the continued Union of these States, he was ever jealous of and watchful for whatever might have the slightest tendency to separate them.

Mr. Clay's predominant sentiment, from first to last, was a deep devotion to the cause of human liberty—a strong sympathy with the oppressed everywhere, and an ardent wish for their elevation. With him this was a primary and all-controlling passion. Subsidiary to this was the conduct of his whole life. He loved his country partly because it was his own country, and mostly because it was a free country; and he burned with a zeal for its advancement, prosperity, and glory, because he saw in such the advancement, prosperity, and glory of human liberty, human right, and human nature. He desired the prosperity of his countrymen, partly because they were his country-

men, but chiefly to show to the world that free men could be prosperous.

That his views and measures were always the wisest needs not to be affirmed; nor should it be on this occasion, where so many thinking differently join in doing honor to his memory. A free people in times of peace and quiet, when pressed by no common danger, naturally divide into parties. At such times the man who is of neither party is not, cannot be, of any consequence. Mr. Clay therefore was of a party. Taking a prominent part as he did, in all the great political questions of his country for the last half century, the wisdom of his course on many is doubted and denied by a large portion of his countrymen; and of such it is not now proper to speak particularly. But there are many others, about his course upon which there is little or no disagreement amongst intelligent and patriotic Americans. Of these last are the War of 1812, the Missouri question, nullification, and the now recent compromise measures.

In 1812 Mr. Clay, though not unknown, was still a young man. Whether we should go to war with Great Britain being the question of the day, a minority opposed the declaration of war by Congress, while the majority, though apparently inclined to war, had for years wavered, and hesitated to act decisively. Meanwhile British aggressions multiplied, and grew more daring and aggravated. By Mr. Clay more than any other man the struggle was brought to a decision in Congress. The question, being now fully before Congress,

came up in a variety of ways in rapid succession, on most of which occasions Mr. Clay spoke. Adding to all the logic of which the subject was susceptible that noble inspiration which came to him as it came to no other, he aroused and nerved and inspired his friends, and confounded and bore down all opposition. Several of his speeches on these occasions were reported and are still extant, but the best of them all never was. During its delivery the reporters forgot their vocations, dropped their pens, and sat enchanted from near the beginning to quite the close. The speech now lives only in the memory of a few old men, and the enthusiasm with which they cherish their recollection of it is absolutely astonishing. The precise language of this speech we shall never know; but we do know—we cannot help knowing—that with deep pathos it pleaded the cause of the injured sailor, that it invoked the genius of the Revolution, that it apostrophized the names of Otis, of Henry, and of Washington, that it appealed to the interest, the pride, the honor, and the glory of the nation, that it shamed and taunted the timidity of friends, that it scorned and scouted and withered the temerity of domestic foes, that it bearded and defied the British lion,¹ and, rising and swelling and maddening in its course, it sounded the onset, till the charge, the shock, the steady struggle, and the glorious victory all passed in vivid review before the entranced hearers.

Important and exciting as was the war question of 1812, it never so alarmed the sagacious statesmen of

the country for the safety of the Republic as afterward did the Missouri question. This sprang from that unfortunate source of discord—negro slavery. When our Federal Constitution was adopted, we owned no territory beyond the limits or ownership of the States, except the territory northwest of the River Ohio and east of the Mississippi. What has since been formed into the States of Maine, Kentucky, and Tennessee, was, I believe, within the limits of or owned by Massachusetts, Virginia, and North Carolina. As to the Northwestern Territory, provision had been made even before the adoption of the Constitution that slavery should never go there. On the admission of States into the Union, carved from the territory we owned before the Constitution, no question, or at most no considerable question, arose about slavery—those which were within the limits of or owned by the old States following respectively the condition of the parent State, and those within the Northwest Territory following the previously made provision. But in 1803 we purchased Louisiana of the French, and it included with much more what has since been formed into the State of Missouri. With regard to it, nothing had been done to forestall the question of slavery. When, therefore, in 1819, Missouri, having formed a State constitution, without excluding slavery, and with slavery already actually existing within its limits, knocked at the door of the Union for admission, almost the entire representation of the non-slaveholding States objected. A fearful and angry struggle in-

stantly followed. This alarmed thinking men more than any previous question, because, unlike all the former, it divided the country by geographical lines. Other questions had their opposing partizans in all localities of the country and in almost every family, so that no division of the Union could follow such without a separation of friends to quite as great an extent as that of opponents. Not so with the Missouri question. On this a geographical line could be traced, which in the main would separate opponents only. This was the danger. Mr. Jefferson, then in retirement, wrote:

“ I had for a long time ceased to read newspapers or to pay any attention to public affairs, confident they were in good hands and content to be a passenger in our bark to the shore from which I am not distant. But this momentous question, like a fire-bell in the night, awakened and filled me with terror. I considered it at once as the knell of the Union. It is hushed, indeed, for the moment. But this is a reprieve only, not a final sentence. A geographical line coinciding with a marked principle, moral and political, once conceived and held up to the angry passions of men, will never be obliterated, and every irritation will mark it deeper and deeper. I can say with conscious truth that there is not a man on earth who would sacrifice more than I would to relieve us from this heavy reproach in any practicable way. The cession of that kind of property—for it is so misnamed—is a bagatelle which would not cost me a second thought if in that way a general emancipation and expatria-

tion could be effected, and gradually and with due sacrifices I think it might be. But as it is, we have the wolf by the ears, and we can neither hold him nor safely let him go. Justice is in one scale, and self-preservation in the other."

Mr. Clay was in Congress, and, perceiving the danger, at once engaged his whole energies to avert it. It began, as I have said, in 1819; and it did not terminate till 1821. Missouri would not yield the point; and Congress—that is, a majority in Congress—by repeated votes showed a determination not to admit the State unless it should yield. After several failures and great labor on the part of Mr. Clay to so present the question that a majority could consent to the admission, it was by a vote rejected, and as all seemed to think, finally. A sullen gloom hung over the nation. All felt that the rejection of Missouri was equivalent to a dissolution of the Union, because those States which already had what Missouri was rejected for refusing to relinquish would go with Missouri. All deprecated and deplored this, but none saw how to avert it. For the judgment of members to be convinced of the necessity of yielding was not the whole difficulty; each had a constituency to meet and to answer to. Mr. Clay, though worn down and exhausted, was appealed to by members to renew his efforts at compromise. He did so, and by some judicious modifications of his plan, coupled with laborious efforts with individual members and his own overmastering eloquence upon that floor, he finally

secured the admission of the State. Brightly and captivating as it had previously shown, it was now perceived that his great eloquence was a mere embellishment, or at most but a helping hand to his inventive genius, and his devotion to his country in the day of her extreme peril.

After the settlement of the Missouri question, although a portion of the American people have differed with Mr. Clay, and a majority even appeared generally to have been opposed to him on questions of ordinary administration, he seems constantly to have been regarded by all as the man for a crisis. Accordingly, in the days of nullification, and more recently in the reappearance of the slavery question connected with our territory newly acquired of Mexico,¹ the task of devising a mode of adjustment seems to have been cast upon Mr. Clay by common consent—and his performance of the task in each case was little else than a literal fulfillment of the public expectation.

Mr. Clay's efforts in behalf of the South Americans, and afterward in behalf of the Greeks, in the times of their respective struggles for civil liberty, are among the finest on record, upon the noblest of all themes, and bear ample corroboration of what I have said was his ruling passion—a love of liberty and right, unselfishly, and for their own sakes.

Having been led to allude to domestic slavery so frequently already, I am unwilling to close without referring more particularly to Mr. Clay's views and conduct in regard to it. He ever was on principle and

in feeling opposed to slavery. The very earliest, and one of the latest, public efforts of his life, separated by a period of more than fifty years, were both made in favor of gradual emancipation. He did not perceive that on a question of human right the negroes were to be excepted from the human race. And yet Mr. Clay was the owner of slaves. Cast into life when slavery was already widely spread and deeply seated, he did not perceive, as I think no wise man has perceived, how it could be at once eradicated without producing a greater evil even to the cause of human liberty itself. His feeling and his judgment, therefore, ever led him to oppose both extremes of opinion on the subject. Those who would shiver into fragments¹ the Union of these States, tear to tatters its now venerated Constitution, and even burn the last copy of the Bible, rather than slavery should continue a single hour, together with all their more halting sympathizers, have received, and are receiving, their just execration; and the name and opinions and influence of Mr. Clay are fully, and as I trust, effectually and enduringly arrayed against them. But I would also, if I could, array his name, opinions, and influence against the opposite extreme—against a few but an increasing number of men who, for the sake of perpetuating slavery, are beginning to assail and ridicule the white man's charter of freedom, the declaration that "all men are created free and equal." So far as I have learned, the first American of any note to do or attempt this was the late John C. Calhoun; and if

I mistake not, it soon after found its way into some of the messages of the Governor of South Carolina. We, however, look for and are not much shocked by political eccentricities and heresies in South Carolina. But only last year I saw with astonishment what purported to be a letter of a very distinguished and influential clergyman of Virginia, copied, with apparent approbation, into a St. Louis newspaper, containing the following to me very unsatisfactory language:

“ I am fully aware that there is a text in some Bibles that is not in mine. Professional Abolitionists have made more use of it than of any passage in the Bible. It came, however, as I trace it, from Saint Voltaire,¹ and was baptized by Thomas Jefferson, and since almost universally regarded as canonical authority, ‘All men are born free and equal.’

“ This is a genuine coin in the political currency of our generation. I am sorry to say that I have never seen two men of whom it is true. But I must admit I never saw the Siamese Twins, and therefore will not dogmatically say that no man ever saw a proof of this sage aphorism.”

This sounds strangely in republican America. The like was not heard in the fresher days of the republic. Let us contrast with it the language of that truly national man whose life and death we now commemorate and lament. I quote from a speech of Mr. Clay delivered before the American Colonization Society in 1827:

“ We are reproached with doing mischief by the agi-

tation of this question. The society goes into no household to disturb its domestic tranquillity. It addresses itself to no slaves to weaken their obligations of obedience. It seeks to affect no man's property. It neither has the power nor the will to affect the property of any one contrary to his consent. The execution of its scheme would augment instead of diminish the value of property left behind. The society, composed of free men, concerns itself only with the free. Collateral consequences we are not responsible for. It is not this society which has produced the great moral revolution which the age exhibits. What would they who thus reproach us have done? If they would repress all tendencies toward liberty and ultimate emancipation, they must do more than put down the benevolent efforts of society. They must go back to the era of our liberty and independence, and muzzle the cannon which thunders its annual joyous return. They must renew the slave trade, with all its train of atrocities. They must suppress the workings of British philanthropy,¹ seeking to meliorate the condition of the unfortunate West Indian slave. They must arrest the career of South American deliverance² from thralldom. They must blow out the moral light around us and extinguish that greatest torch of all which America presents to a benighted world—pointing the way to their rights, their liberties, and their happiness. And when they have achieved all those purposes their work will be yet incomplete. They must penetrate the human soul, and eradicate

the light of reason and the love of liberty. Then, and not till then, when universal darkness and despair prevail, can you perpetuate slavery and repress all sympathy and all humane and benevolent efforts among free men in behalf of the unhappy portion of our race doomed to bondage.”

The American Colonization Society¹ was organized in 1816. Mr. Clay, though not its projector, was one of its earliest members; and he died, as for many preceding years he had been, its president. It was one of the most cherished objects of his direct care and consideration, and the association of his name with it has probably been its very greatest collateral support. He considered it no demerit in the society that it tended to relieve the slaveholders from the troublesome presence of the free negroes; but this was far from being its whole merit in his estimation. In the same speech from which we have quoted he says:

“There is a moral fitness in the idea of returning to Africa her children whose ancestors have been torn from her by the ruthless hand of fraud and violence. Transplanted in a foreign land, they will carry back to their native soil the rich fruits of religion, civilization, law, and liberty. May it not be one of the great designs of the Ruler of the universe, whose ways are often inscrutable by short-sighted mortals, thus to transform an original crime into a signal blessing to that most unfortunate portion of the globe?”

This suggestion of the possible ultimate redemption of the African race and African continent was made

twenty-five years ago. Every succeeding year has added strength to the hope of its realization. May it indeed be realized. Pharaoh's country¹ was cursed with plagues, and his hosts were lost in the Red Sea, for striving to retain a captive people who had already served them more than four hundred years. May like disasters never befall us! If, as the friends of colonization hope the present and coming generations of our countrymen shall by any means succeed in freeing our land from the dangerous presence of slavery, and at the same time in restoring a captive people to their long-lost fatherland with bright prospects for the future, and this too so gradually that neither races nor individuals shall have suffered by the change, it will indeed be a glorious consummation. And if to such a consummation the efforts of Mr. Clay shall have contributed, it will be what he most ardently wished, and none of his labors will have been more valuable to his country and his kind.

But Henry Clay is dead. His long and eventful life is closed. Our country is prosperous and powerful; but could it have been quite all it has been, and is, and is to be, without Henry Clay? Such a man the times have demanded, and such in the providence of God was given us. But he is gone. Let us strive to deserve, as far as mortals may, the continued care of Divine Providence, trusting that in future national emergencies He will not fail to provide us the instruments of safety and security.

SPEECH DELIVERED AT SPRINGFIELD, ILLINOIS, AT THE
REPUBLICAN STATE CONVENTION.¹ JUNE 16, 1858

MR. PRESIDENT AND GENTLEMEN OF THE CONVENTION: If we could first know where we are and whither we are tending, we could better judge what to do and how to do it.

We are now far into the fifth year since a policy was initiated with the avowed object and confident promise of putting an end to slavery agitation. Under the operation of that policy, that agitation has not only not ceased, but has constantly augmented. In my opinion it will not cease until a crisis shall have been reached and passed. "A house divided² against itself cannot stand." I believe this government cannot endure permanently, half slave and half free. I do not expect the Union to be dissolved,—I do not expect the house to fall; but I do expect it will cease to be divided. It will become all one thing, or all the other. Either the opponents of slavery will arrest the further spread of it, and place it where the public mind shall rest in the belief that it is in the course of ultimate extinction; or its advocates will push it forward till it shall become alike lawful in all the States, old as well as new, North as well as South.

Have we no tendency to the latter condition? Let any one who doubts, carefully contemplate that now almost complete legal combination—piece of machinery, so to speak—compounded of the Nebraska doctrine and the Dred Scott decision.³ Let him consider

not only what work the machinery is adapted to do, and how well adapted; but also let him study the history of its construction, and trace, if he can, or rather fail, if he can, to trace the evidences of design and concert of action among its chief architects from the beginning.

The new year of 1854 found slavery excluded from more than half the States by State constitutions, and from most of the national territory by congressional prohibition. Four days later commenced the struggle which ended in repealing that congressional prohibition. This opened all the national territory to slavery, and was the first point gained.

But so far, Congress only had acted; and an indorsement by the people, real or apparent, was indispensable to save the point already gained and give chance for more.

This necessity had not been overlooked, but had been provided for, as well as might be, in the notable argument of *Squatter Sovereignty*, otherwise called *sacred right of self-government*, which latter phrase, though expressive of the only rightful basis of any government, was so perverted in this attempted use of it, as to amount to just this: That if any one man choose to enslave another, no third man shall be allowed to object. That argument was incorporated into the Nebraska bill itself, in the language which follows: "It being the true intent and meaning of this act, not to legislate slavery into any Territory or State, nor to exclude it therefrom; but to leave the people thereof perfectly free to form and regulate their domestic

institutions in their own way, subject only to the Constitution of the United States." Then opened the roar of loose declamation in favor of *Squatter Sovereignty* and *sacred right of self-government*. "But," said opposition members, "let us amend the bill so as to expressly declare that the people of the Territory may exclude slavery."¹ "Not we," said the friends of the measure, and down they voted the amendment.

While the Nebraska bill was passing through Congress, a law case, involving the question of a negro's freedom, by reason of his owner having voluntarily taken him first into a free State and then into a Territory covered by the congressional prohibition, and held him as a slave for a long time in each, was passing through the United States Circuit Court for the District of Missouri; and both Nebraska bill and lawsuit were brought to a decision, in the same month of May, 1854. The negro's name was "Dred Scott," which name now designates the decision finally rendered in the case. Before the then next presidential election, the law case came to, and was argued in, the Supreme Court of the United States; but the decision of it was deferred until after the election. Still, before the election, Senator Trumbull, on the floor of the Senate, requested the leading advocate of the Nebraska bill to state his opinion whether the people of a Territory can constitutionally exclude slavery from their limits, and the latter answers: "That is a question for the Supreme Court."

The election came. Mr. Buchanan was elected, and

the indorsement, such as it was, secured. That was the second point gained. The indorsement, however, fell short of a clear popular majority by nearly four hundred thousand votes, and so, perhaps, was not overwhelmingly reliable and satisfactory. The outgoing President, in his last annual message, as impressively as possible echoed back upon the people the weight and authority of the indorsement. The Supreme Court met again; did not announce their decision, but ordered a reargument. The presidential inauguration came, and still no decision of the Court; but the incoming President in his inaugural address fervently exhorted the people to abide by the forthcoming decision, whatever it might be. Then, in a few days, came the decision.

The reputed author of the Nebraska bill finds an early occasion to make a speech at this capitol, indorsing the Dred Scott decision, and vehemently denouncing all opposition to it. The new President, too, seizes the early occasion of the Silliman letter¹ to indorse and strongly construe that decision, and to express his astonishment that any different view had ever been entertained!

At length a squabble springs up between the President and the author of the Nebraska bill, on the mere question of *fact* whether the Lecompton constitution² was, or was not, in any just sense, made by the people of Kansas; and in that quarrel, the latter declares that all he wants is a fair vote for the people, and that he cares not whether slavery be *voted down* or *voted up*. I do not understand his declaration that he cares not

whether slavery be voted down or voted up, to be intended by him other than as an apt definition of the policy he would impress upon the public mind,—the principle for which he declares he has suffered so much, and is ready to suffer to the end. And well may he cling to that principle. If he has any parental feeling, well may he cling to it. That principle is the only shred left of his original Nebraska doctrine. Under the Dred Scott decision, “squatter sovereignty” squatted out of existence, tumbled down like temporary scaffolding; like the mould at the foundry, it served through one blast, and fell back into loose sand,—helped to carry an election, and then was kicked to the winds. His late joint struggle with the Republicans against the Lecompton constitution involves nothing of the original Nebraska doctrine. That struggle was made on a point—the right of the people to make their own constitution—upon which he and the Republicans have never differed.

The several points of the Dred Scott decision in connection with Senator Douglas’ “care not” policy, constitute the piece of machinery in its present state of advancement. This was the third point gained. The working points of that machinery are:

First. That no negro slave, imported as such from Africa, and no descendant of such slave, can ever be a citizen of any State, in the sense of that term as used in the Constitution of the United States. This point is made in order to deprive the negro, in every possible event, of the benefit of that provision of the United

States Constitution which declares that "the citizens of each State shall be entitled to all privileges and immunities of citizens in the several States."

Secondly. That "subject to the Constitution of the United States," neither Congress nor a territorial legislature can exclude slavery from any United States Territory. This point is made in order that individual men may fill up the Territories with slaves, without danger of losing them as property, and thus enhance the chances of permanency to the institution through all the future.

Thirdly. That whether the holding a negro in actual slavery in a free State makes him free as against the holder, the United States Courts will not decide, but will leave to be decided by the courts of any slave State the negro may be forced into by the master. This point is made, not to be pressed immediately; but if acquiesced in for a while, and apparently indorsed by the people at an election, then to sustain the logical conclusion that what Dred Scott's master might lawfully do with Dred Scott in the free State of Illinois, every other master may lawfully do, with any other one, or one thousand slaves in Illinois, or in any other free State.

Auxiliary to all this, and working hand-in-hand with it, the Nebraska doctrine, or what is left of it, is to educate and mould public opinion not to care whether slavery is voted down or voted up. This shows exactly where we now are, and partially, also, whither we are tending.

It will throw additional light on the latter, to go back, and run the mind over the string of historical facts already stated. Several things will now appear less dark and mysterious than they did when they were transpiring. The people were to be left "perfectly free," "subject only to the Constitution." What the Constitution had to do with it, outsiders could not then see. Plainly enough now: it was an exactly fitted niche for the Dred Scott decision to afterwards come in, and declare the perfect freedom of the people to be just no freedom at all. Why was the amendment expressly declaring the right of the people voted down? Plainly enough now: the adoption of it would have spoiled the niche for the Dred Scott decision. Why was the Court decision held up? Why even a Senator's individual opinion withheld till after the presidential election? Plainly enough now: the speaking out then would have damaged the perfectly free argument upon which the election was to be carried. Why the outgoing President's felicitation on the indorsement? Why the delay of a reargument? Why the incoming President's advance exhortation in favor of the decision? These things look like the cautious patting and petting of a spirited horse, preparatory to mounting him, when it is dreaded that he may give the rider a fall. And why the hasty after-indorsement of the decision by the President and others?

We cannot absolutely know that all these adaptations are the result of preconcert. But when we see a lot of framed timbers, different portions of which we

know have been gotten out at different times and places, and by different workmen—Stephen, Franklin,¹ Roger, and James, for instance—and when we see those timbers joined together, and see they exactly make the frame of a house or a mill, all the tenons and mortices exactly fitting, and all the lengths and proportions of the different pieces exactly adapted to their respective places, and not a piece too many or too few, not omitting even scaffolding—or if a single piece be lacking, we see the place in the frame exactly fitted and prepared yet to bring such piece in—in such a case, we find it impossible not to believe that Stephen and Franklin and Roger and James all understood one another from the beginning, and all worked upon a common plan or draft, drawn up before the first blow was struck.

It should not be overlooked that by the Nebraska bill the people of a State as well as Territory were to be left “perfectly free,” “subject only to the Constitution.” Why mention a State? They were legislating for Territories, and not for or about States. Certainly the people of a State are and ought to be subject to the Constitution of the United States; but why is mention of this lugged into this merely territorial law? Why are the people of a Territory and the people of a State therein lumped together, and their relation to the Constitution therein treated as being precisely the same? While the opinion of the Court by Chief Justice Taney, in the Dred Scott case, and the separate opinions of all the concurring judges, expressly declare that the Constitution of the United States neither

permits Congress nor a territorial legislature to exclude slavery from any United States Territory, they all omit to declare whether or not the same Constitution permits a State or the people of a State to exclude it. *Possibly* this is a mere omission; but who can be quite sure if McLean or Curtis¹ had sought to get into the opinion a declaration of unlimited power in the people of a State to exclude slavery from their limits,—just as Chase² and Mace sought to get such declaration in behalf of the people of a Territory, into the Nebraska bill,—I ask, who can be quite sure that it would not have been voted down in the one case as it had been in the other? The nearest approach to the point of declaring the power of a State over slavery is made by Judge Nelson. He approaches it more than once, using the precise idea, and almost the language too, of the Nebraska act. On one occasion his exact language is “except in cases where the power is restrained by the Constitution of the United States, the law of the State is supreme over the subject of slavery within its jurisdiction.” In what cases the power of the State is so restrained by the United States Constitution is left an open question, precisely as the same question, as to the restraint on the power of the Territories, was left open in the Nebraska act. Put this and that together, and we have another nice little niche, which we may, ere long, see filled with another Supreme Court decision, declaring that the Constitution of the United States does not permit a State to exclude slavery from its limits. And this may especially be expected if the

doctrine of "care not whether slavery be voted down or voted up" shall gain upon the public mind sufficiently to give promise that such a decision can be maintained when made.

Such a decision is all that slavery now lacks of being alike lawful in all the States. Welcome or unwelcome, such decision is probably coming, and will soon be upon us, unless the power of the present political dynasty¹ shall be met and overthrown. We shall lie down, pleasantly dreaming that the people of Missouri are on the verge of making their State free, and we shall awake to the reality instead, that the Supreme Court has made Illinois a slave State. To meet and overthrow the power of that dynasty is the work now before all those who would prevent that consummation. That is what we have to do. How can we best do it?

There are those who denounce us openly to their own friends, and yet whisper to us softly that Senator Douglas is the aptest instrument there is with which to effect that object. They wish us to infer all from the fact that he now has a little quarrel with the present head of that dynasty, and that he has regularly voted with us on a single point, upon which he and we have never differed. They remind us that he is a great man and that the largest of us are very small ones. Let this be granted. But "a living dog is better than a dead lion." Judge Douglas, if not a dead lion, for this work is at least a caged and toothless one. How can he oppose the advances of slavery? He don't care anything about it. His avowed mission is impressing the "pub-

lic heart" to care nothing about it. A leading Douglas Democratic newspaper thinks Douglas' superior talent will be needed to resist the revival of the African slave-trade. Does Douglas believe an effort to revive that trade is approaching? He has not said so. Does he really think so? But if it is, how can he resist it? For years he has labored to prove it a sacred right of white men to take negro slaves into the new territories. Can he possibly show that it is a less sacred right to buy them where they can be bought cheapest? And unquestionably they can be bought cheaper in Africa than in Virginia. He has done all in his power to reduce the whole question of slavery to one of a mere right of property: and, as such, how can he oppose the foreign slave trade?—how can he refuse that trade in that property shall be "perfectly free," unless he does it as a protection to the home production? And as the home producers will probably not ask the protection, he will be wholly without a ground of opposition.

Senator Douglas holds, we know, that a man may rightfully be wiser to-day than he was yesterday—that he may rightfully change when he finds himself wrong. But can we, for that reason, run ahead, and infer that he will make any particular change, of which he himself has given no intimation? Can we safely base our action upon any such vague inference?

Now, as ever, I wish not to misrepresent Judge Douglas' position, question his motives, or do aught that can be personally offensive to him. Whenever, if ever, he and we can come together on principle, so that

our cause may have assistance from his great ability, I hope to have interposed no adventitious obstacle. But, clearly, he is not now with us—he does not pretend to be—he does not promise ever to be.

Our cause, then, must be intrusted to, and conducted by, its own undoubted friends—those whose hands are free, whose hearts are in the work, who do care for the result. Two years ago the Republicans of the nation mustered over thirteen hundred thousand strong. We did this under the single impulse of resistance to a common danger, with every external circumstance against us. Of strange, discordant, and even hostile elements, we gathered from the four winds, and formed and fought the battle through, under the constant hot fire of a disciplined, proud, and pampered enemy. Did we brave all then to falter now?—now, when that same enemy is wavering, dissevered, and belligerent? The result is not doubtful. We shall not fail. If we stand firm, we shall not fail. Wise counsels may accelerate or mistakes delay it; but sooner or later the victory is sure to come.

LECTURE ON “DISCOVERIES, INVENTIONS, AND IMPROVEMENTS,” DELIVERED IN NEIGHBORING TOWNS IN 1859, AND BEFORE THE SPRINGFIELD LIBRARY ASSOCIATION, SPRINGFIELD, ILLINOIS. FEBRUARY 22, 1860

WE have all heard of Young America.¹ He is the most current youth of the age. Some think him conceited and arrogant; but has he not reason to enter-

tain a rather extensive opinion of himself? Is he not the inventor and owner of the present, and sole hope of the future? Men and things, everywhere, are ministering unto him. Look at his apparel, and you will see cotton fabrics from Manchester and Lowell; flax linen from Ireland; wool cloth from Spain; silk from France; furs from the arctic region; with a buffalo-robe from the Rocky Mountains, as a general outsider. At his table, besides plain bread and meat made at home, are sugar from Louisiana, coffee and fruits from the tropics, salt from Turk's Island, fish from Newfoundland, tea from China, and spices from the Indies. The whale of the Pacific furnishes his candle-light, he has a diamond ring from Brazil, a gold watch from California, and a Spanish cigar from Havana. He not only has a present supply of all these, and much more; but thousands of hands are engaged in producing fresh supplies, and other thousands in bringing them to him. The iron horse is panting and impatient to carry him everywhere in no time; and the lightning stands ready harnessed to take and bring his tidings in a trifle less than no time. He owns a large part of the world, by right of possessing it, and all the rest by right of wanting it, and intending to have it. As Plato had for the immortality of the soul, so Young America has "a pleasing hope, a fond desire—a longing after" territory. He has a great passion—a perfect rage—for the "new"; particularly new men for office, and the new earth¹ mentioned in the Revelations, in which, being no more sea, there must be about three times

as much land as in the present. He is a great friend of humanity; and his desire for land is not selfish, but merely an impulse to extend the area of freedom. He is very anxious to fight for the liberation of enslaved nations and colonies, provided, always, they have land, and have not any liking for his interference. As to those who have no land, and would be glad of help from any quarter, he considers they can afford to wait a few hundred years longer. In knowledge he is particularly rich. He knows all that can possibly be known; inclines to believe in spiritual rappings, and is the unquestioned inventor of "Manifest Destiny."¹ His horror is for all that is old, particularly "Old Fogy"; and if there be anything old which he can endure, it is only old whiskey and old tobacco.

If the said Young America really is, as he claims to be, the owner of all present, it must be admitted that he has considerable advantage of Old Fogy. Take, for instance, the first of all fogies, Father Adam. There he stood, a very perfect physical man, as poets and painters inform us; but he must have been very ignorant, and simple in his habits. He had had no sufficient time to learn much by observation, and he had no near neighbors to teach him anything. No part of his breakfast had been brought from the other side of the world; and it is quite probable he had no conception of the world having any other side. In all these things, it is very plain, he was no equal of Young America; the most that can be said is, that

according to his chance he may have been quite as much of a man as his very self-complacent descendant. Little as was what he knew, let the youngster discard all he has learned from others, and then show, if he can, any advantage on his side. In the way of land and live-stock, Adam was quite in the ascendant. He had dominion over all the earth, and all the living things upon and round about it. The land has been sadly divided out since; but never fret, Young America will re-annex it.

The great difference between Young America and Old Foggy is the result of discoveries, inventions, and improvements. These, in turn, are the result of observation, reflection, and experiment. For instance, it is quite certain that ever since water has been boiled in covered vessels, men have seen the lids of the vessels rise and fall a little, with a sort of fluttering motion, by force of the steam; but so long as this was not specially observed, and reflected, and experimented upon, it came to nothing. At length, however, after many thousand years, some man observes this long-known effect of hot water lifting a pot-lid, and begins a train of reflection upon it. He says, "Why, to be sure, the force that lifts the pot-lid will lift anything else which is no heavier than the pot-lid. And as man has much hard fighting to do, cannot this hot-water power be made to help him?" He has become a little excited on the subject, and he fancies he hears a voice answering, "Try me." He does try it; and the observation, reflection, and trial give to the world the

control of that tremendous and now well-known agent called steam-power. This is not the actual history in detail, but the general principle.

But was this first inventor of the application of steam wiser or more ingenious than those who had gone before him? Not at all. Had he not learned much of those, he never would have succeeded, probably never would have thought of making the attempt. To be fruitful in invention, it is indispensable to have a habit of observation and reflection; and this habit our steam friend acquired, no doubt, from those who, to him, were old fogies. But for the difference in habit of observation, why did Yankees almost instantly discover gold in California, which had been trodden upon and overlooked by Indians and Mexican greasers for centuries? Gold mines are not the only mines overlooked in the same way. There are more mines above the earth's surface than below it. All nature—the whole world, material, moral, and intellectual—is a mine; and in Adam's day it was a wholly unexplored mine. Now, it was the destined work of Adam's race to develop, by discoveries, inventions, and improvements, the hidden treasures of this mine. But Adam had nothing to turn his attention to the work. If he should do anything in the way of inventions, he had first to invent the art of invention, the instance, at least, if not the habit, of observation and reflection. As might be expected, he seems not to have been a very observing man at first; for it appears he went about naked a considerable length of time before he ever

noticed that obvious fact. But when he did observe it, the observation was not lost upon him; for it immediately led to the first of all inventions of which we have any direct account—the fig-leaf apron.

The inclination to exchange thoughts with one another is probably an original impulse of our nature. If I be in pain, I wish to let you know it, and to ask your sympathy and assistance; and my pleasurable emotions also I wish to communicate to and share with you. But to carry on such communications, some instrumentality is indispensable. Accordingly, speech—articulate sounds rattled off from the tongue—was used by our first parents, and even by Adam before the creation of Eve.¹ He gave names to the animals while she was still a bone in his side; and he broke out quite volubly when she first stood before him, the best present of his Maker. From this it would appear that speech was not an invention of man, but rather the direct gift of his Creator. But whether divine gift or invention, it is still plain that if a mode of communication had been left to invention, speech must have been the first, from the superior adaptation to the end of the organs of speech over every other means within the whole range of nature. Of the organs of speech the tongue is the principal; and if we shall test it, we shall find the capacities of the tongue, in the utterance of articulate sounds, absolutely wonderful. You can count from one to one hundred quite distinctly in about forty seconds. In doing this two hundred and eighty-three distinct sounds or syllables are uttered,

being seven to each second, and yet there should be enough difference between every two to be easily recognized by the ear of the hearer. What other sign to represent things could possibly be produced so rapidly? or, even if ready made, could be arranged so rapidly to express the sense? Motions with the hands are no adequate substitute. Marks for the recognition of the eye,—writing,—although a wonderful auxiliary of speech, is no worthy substitute for it. In addition to the more slow and laborious process of getting up a communication in writing, the materials—pen, ink, and paper—are not always at hand. But one always has his tongue with him, and the breath of his life is the ever-ready material with which it works. Speech, then, by enabling different individuals to interchange thoughts, and thereby to combine their powers of observation and reflection, greatly facilitates useful discoveries and inventions. What one observes, and would himself infer nothing from, he tells to another, and that other at once sees a valuable hint in it. A result is thus reached which neither alone would have arrived at. And this reminds me of what I passed unnoticed before, that the very first invention was a joint operation—Eve having shared with Adam the getting up of the apron. And, indeed, judging from the fact that sewing has come down to our times as “woman’s work,” it is very probable she took the leading part,—he, perhaps, doing no more than to stand by and thread the needle. That proceeding may be reckoned as the mother of all “sewing-societies,”

and the first and most perfect "World's Fair," all inventions and all inventors then in the world being on the spot.

But speech alone, valuable as it ever has been and is, has not advanced the condition of the world much. This is abundantly evident when we look at the degraded condition of all those tribes of human creatures who have no considerable additional means of communicating thoughts. Writing, the art of communicating thoughts to the mind through the eye, is the great invention of the world. Great is the astonishing range of analysis and combination which necessarily underlies the most crude and general conception of it—great, very great, in enabling us to converse with the dead, the absent, and the unborn, at all distances of time and space; and great, not only in its direct benefits, but greatest help to all other inventions. Suppose the art, with all conceptions of it, were this day lost to the world, how long, think you, would it be before Young America could get up the letter A with any adequate notion of using it to advantage? The precise period at which writing was invented is not known, but it certainly was as early as the time of Moses; from which we may safely infer that its inventors were very old fogies.

Webster, at the time of writing his dictionary, speaks of the English language as then consisting of seventy or eighty thousand words. If so, the language in which the five books of Moses were written must at that time, now thirty-three or thirty-four hundred years ago, have

consisted of at least one-quarter as many, or twenty thousand. When we remember that words are sounds merely, we shall conclude that the idea of representing those sounds by marks, so that whoever should at any time after see the marks would understand what sounds they meant, was a bold and ingenious conception, not likely to occur to one man in a million in the run of a thousand years. And when it did occur, a distinct mark for each word, giving twenty thousand different marks first to be learned, and afterward to be remembered, would follow as the second thought, and would present such a difficulty as would lead to the conclusion that the whole thing was impracticable. But the necessity still would exist; and we may readily suppose that the idea was conceived, and lost, and reproduced, and dropped, and taken up again and again, until at last the thought of dividing sounds into parts, and making a mark, not to represent a whole sound, but only a part of one, and then of combining those marks, not very many in number, upon principles of permutation, so as to represent any and all of the whole twenty thousand words, and even any additional number, was somehow conceived and pushed into practice. This was the invention of phonetic writing, as distinguished from the clumsy picture-writing of some of the nations. That it was difficult of conception and execution is apparent, as well by the foregoing reflection, as the fact that so many tribes of men have come down from Adam's time to our own without ever having possessed it. Its utility may be

conceived by the reflection that to it we owe everything which distinguishes us from savages. Take it from us, and the Bible, all history, all science, all government, all commerce, and nearly all social intercourse go with it.

The great activity of the tongue in articulating sounds has already been mentioned, and it may be of some passing interest to notice the wonderful power of the eye in conveying ideas to the mind from writing. Take the same example of the numbers from one to one hundred written down, and you can run your eye over the list, and be assured that every number is in it, in about one-half the time it would require to pronounce the words with the voice; and not only so, but you can in the same short time determine whether every word is spelled correctly, by which it is evident that every separate letter, amounting to eight hundred and sixty-four, has been recognized and reported to the mind within the incredibly short space of twenty seconds, or one-third of a minute.

I have already intimated my opinion that in the world's history certain inventions and discoveries occurred of peculiar value, on account of their great efficiency in facilitating all other inventions and discoveries. Of these were the art of writing and of printing, the discovery of America, and the introduction of patent laws. The date of the first, as already stated, is unknown; but it certainly was as much as fifteen hundred years before the Christian era; the second—printing—came in 1436, or nearly three thousand years

after the first. The others followed more rapidly—the discovery of America in 1492, and the first patent laws in 1624. Though not apposite to my present purpose, it is but justice to the fruitfulness of that period to mention two other important events. The Lutheran Reformation in 1517, and, still earlier, the invention of negroes, or of the present mode of using them, in 1434. But to return to the consideration of printing, it is plain that it is but the other half, and in reality the better half, of writing; and that both together are but the assistants of speech in the communication of thoughts between man and man. When man was possessed of speech alone, the chances of invention, discovery, and improvement were very limited; but by the introduction of each of these they were greatly multiplied. When writing was invented, any important observation likely to lead to a discovery had at least a chance of being written down, and consequently a little chance of never being forgotten, and of being seen and reflected upon by a much greater number of persons; and thereby the chances of a valuable hint being caught proportionately augmented. By this means the observation of a single individual might lead to an important invention years, and even centuries, after he was dead. In one word, by means of writing, the seeds of invention were more permanently preserved and more widely sown. And yet for three thousand years during which printing remained undiscovered after writing was in use, it was only a small portion of the people who could write, or read

writing; and consequently the field of invention, though much extended, still continued very limited. At length printing came. It gave ten thousand copies of any written matter quite as cheaply as ten were given before; and consequently a thousand minds were brought into the field where there was but one before. This was a great gain—and history shows a great change corresponding to it in point of time.

I will venture to consider it the true termination of that period called “the dark ages.” Discoveries, inventions, and improvements followed rapidly, and have been increasing their rapidity ever since. The effects could not come all at once. It required time to bring them out; and they are still coming. The capacity to read could not be multiplied as fast as the means of reading. Spelling-books just began to go into the hands of the children, but the teachers were not very numerous or very competent, so that it is safe to infer they did not advance so speedily as they do nowadays. It is very probable—almost certain—that the great mass of men at the time were utterly unconscious that their condition or their minds were capable of improvement. They not only looked upon the educated few as superior beings, but they supposed themselves to be naturally incapable of rising to equality. To emancipate the mind from this false underestimate of itself is the great task which printing came into the world to perform. It is difficult for us now and here to conceive how strong this slavery of the mind was, and how long it did of necessity take to

break its shackles, and to get a habit of freedom of thought established. It is, in this connection, a curious fact that a new country is most favorable¹—almost necessary—to the emancipation of thought, and the consequent advancement of civilization and the arts. The human family originated, as is thought, somewhere in Asia, and have worked their way principally westward. Just now in civilization and the arts the people of Asia are entirely behind those of Europe; those of the east of Europe behind those of the west of it; while we, here, in America, think we discover, and invent, and improve faster than any of them. They may think this is arrogance; but they cannot deny that Russia has called on us to show her how to build steamboats and railroads, while in the older parts of Asia they scarcely know that such things as steamboats and railroads exist. In anciently inhabited countries, the dust of ages—a real, downright old-fogyism—seems to settle upon and smother the intellects and energies of man. It is in this view that I have mentioned the discovery of America as an event greatly favoring and facilitating useful discoveries and inventions. Next came the patent laws. These began in England in 1624, and in this country with the adoption of our Constitution. Before then any man [might] instantly use what another man had invented, so that the inventor had no special advantage from his invention. The patent system changed this, secured to the inventor for a limited time exclusive use of his inventions, and thereby added the fuel of in-

terest to the fire of genius in the discovery and production of new and useful things.

ADDRESS AT COOPER INSTITUTE.¹ FEBRUARY 27, 1860

MR. PRESIDENT AND FELLOW-CITIZENS OF NEW YORK: The facts with which I shall deal this evening are mainly old and familiar; nor is there anything new in the general use I shall make of them. If there shall be any novelty, it will be in the mode of presenting the facts, and the inferences and observations following that presentation. In his speech last autumn at Columbus, Ohio, as reported in the *New York Times*, Senator Douglas said:

“Our fathers, when they framed the government under which we live, understood this question just as well, and even better, than we do now.”

I fully indorse this, and I adopt it as a text for this discourse. I so adopt it because it furnishes a precise and an agreed starting-point for a discussion between Republicans and that wing of the Democracy headed by Senator Douglas. It simply leaves the inquiry: What was the understanding those fathers had of the question mentioned?

What is the frame of government under which we live? The answer must be, “The Constitution of the United States.” That Constitution consists of the original, framed in 1787, and under which the present government first went into operation, and twelve subsequently framed amendments, the first ten of which were framed in 1789.

Who were our fathers that framed the Constitution? I suppose the "thirty-nine" who signed the original instrument may be fairly called our fathers who framed that part of the present government. It is almost exactly true to say they framed it, and it is altogether true to say they fairly represented the opinion and sentiment of the whole nation at that time. Their names, being familiar to nearly all, and accessible to quite all need not now be repeated.

I take these "thirty-nine," for the present, as being "our fathers who framed the government under which we live." What is the question which, according to the text, those fathers understood "just as well and even better than we do now"?

It is this: Does the proper division of local from Federal authority, or anything in the Constitution forbid our Federal Government to control as to slavery in our Federal Territories?

Upon this, Senator Douglas holds the affirmative, and Republicans,¹ the negative. This affirmation and denial form an issue; and this issue—this question—is precisely what the text declares our fathers understood "better than we." Let us now inquire whether the "thirty-nine," or any of them, ever acted upon this question; and if they did, how they acted upon it—how they expressed that better understanding. In 1784, three years before the Constitution, the United States then owning the Northwestern Territory, and no other, the Congress of the Confederation had before them the question of prohibiting slavery in that

Territory; and four of the "thirty-nine" who afterward framed the Constitution were in that Congress, and voted on that question. Of these, Roger Sherman, Thomas Mifflin, and Hugh Williamson voted for the prohibition, thus showing that in their understanding, no line dividing local from Federal authority nor anything else, properly forbade the Federal Government to control as to slavery in Federal territory. The other of the four, James McHenry, voted against the prohibition, showing that for some cause he thought it improper to vote for it.

In 1787, still before the Constitution, but while the convention was in session framing it, and while the Northwestern Territory still was the only Territory owned by the United States, the same question of prohibiting slavery in the Territory again came before the Congress of the Confederation and two more of the "thirty-nine" who afterward signed the Constitution were in that Congress, and voted on the question. They were William Blount, and William Few; and they both voted for the prohibition—thus showing that in their understanding no line dividing local from Federal authority, nor anything else, properly forbade the Federal Government to control as to slavery in Federal territory. This time the prohibition became a law, being part of what is now well known as the ordinance of '87.¹

The question of Federal control of slavery in the Territories seems not to have been directly before the convention which framed the original Constitution;

and hence it is not recorded that the "thirty-nine," or any of them, while engaged on that instrument, expressed any opinion on that precise question.

In 1789, by the first Congress which sat under the Constitution, an act was passed to enforce the ordinance of '87, including the prohibition of slavery in the Northwestern Territory. The bill for this act was reported by one of the "thirty-nine"—Thomas Fitzsimmons, then a member of the House of Representatives from Pennsylvania. It went through all its stages without a word of opposition, and finally passed both branches without ayes and nays, which is equivalent to a unanimous passage. In this Congress there were sixteen of the "thirty-nine" fathers who framed the original Constitution. They were John Langdon, Nicholas Gilman, William S. Johnson, Roger Sherman, Robert Morris, Thos. Fitzsimmons, William Few, Abraham Baldwin, Rufus King, William Paterson, George Clymer, Richard Bassett, George Read, Pierce Butler, Daniel Carroll, and James Madison.

This shows that, in their understanding, no line dividing local from Federal authority, nor anything in the Constitution, properly forbade Congress to prohibit slavery in the Federal territory; else both their fidelity to correct principle, and their oath to support the Constitution, would have constrained them to oppose the prohibition.

Again, George Washington, another of the "thirty-nine," was then President of the United States, and as such approved and signed the bill, thus completing

its validity as a law, and thus showing that, in his understanding, no line dividing local from Federal authority, nor anything in the Constitution, forbade the Federal Government to control as to slavery in Federal territory.

No great while after the adoption of the original Constitution, North Carolina ceded to the Federal Government the country now constituting the State of Tennessee; and a few years later Georgia ceded that which now constitutes the States of Mississippi and Alabama. In both deeds of cession it was made a condition by the ceding States that the Federal Government should not prohibit slavery in the ceded country. Besides this, slavery was then actually in the ceded country. Under these circumstances, Congress, on taking charge of these countries, did not absolutely prohibit slavery within them. But they did interfere with it—take control of it—even there, to a certain extent. In 1798 Congress organized the Territory of Mississippi. In the act of organization they prohibited the bringing of slaves into the Territory from any place without the United States, by fine, and giving freedom to slaves so brought. This act passed both branches of Congress without yeas and nays. In that Congress were three of the “thirty-nine” who framed the original Constitution. They were John Langdon, George Read, and Abraham Baldwin. They all probably voted for it. Certainly they would have placed their opposition to it upon record if, in their understanding, any line dividing local from Fed-

eral authority, or anything in the Constitution, properly forbade the Federal Government to control as to slavery in Federal territory.

In 1803 the Federal Government purchased the Louisiana country. Our former territorial acquisitions came from certain of our own States; but this Louisiana country was acquired from a foreign nation. In 1804 Congress gave a territorial organization to that part of it which now constitutes the State of Louisiana. New Orleans, lying within that part, was an old and comparatively large city. There were other considerable towns and settlements, and slavery was extensively and thoroughly intermingled with the people. Congress did not, in the Territorial Act, prohibit slavery; but they did interfere with it—take control of it—in a more marked and extensive way than they did in the case of Mississippi. The substance of the provision therein made in relation to slaves was:

1st. That no slave should be imported into the Territory from foreign parts.

2d. That no slave should be carried into it who had been imported into the United States since the first day of May, 1798.

3d. That no slave should be carried into it, except by the owner, and for his own use as a settler; the penalty in all the cases being a fine upon the violator of the law, and freedom to the slave.

This act also was passed without yeas or nays. In the Congress which passed it there were two of the "thirty-nine." They were Abraham Baldwin, and

Jonathan Dayton. As stated in the case of Mississippi, it is probable they both voted for it. They would not have allowed it to pass without recording their opposition to it if, in their understanding, it violated either the line properly dividing local from Federal authority, or any provision of the Constitution.

In 1819–20 came and passed the Missouri question. Many votes were taken by yeas and nays, in both branches of Congress, upon the various phases of the general question. Two of the “thirty-nine”—Rufus King and Charles Pinckney—were members of that Congress. Mr. King steadily voted for slavery prohibition and against all compromises, while Mr. Pinckney as steadily voted against slavery prohibition and against all compromises. By this, Mr. King showed that, in his understanding, no line dividing local from Federal authority, nor anything in the Constitution, was violated by Congress prohibiting slavery in Federal territory; while Mr. Pinckney by his votes, showed that, in his understanding, there was some sufficient reason for opposing such prohibition in that case.

The cases I have mentioned are the only acts of the “thirty-nine” or of any of them, upon the direct issue, which I have been able to discover.

To enumerate the persons who thus acted as being four in 1784, two in 1787, seventeen in 1789, three in 1798, two in 1804, and two in 1819–20, there would be thirty of them. But this would be counting John Langdon, Roger Sherman, William Few, Rufus King, and George Read, each twice, and Abraham Baldwin

three times. The true number of those of the "thirty-nine" whom I have shown to have acted upon the question which, by the text, they understood better than we, is twenty-three, leaving sixteen not shown to have acted upon it in any way.

Here, then, we have twenty-three out of our thirty-nine fathers "who framed the government under which we live," who have, upon their official responsibility and their corporal oaths,¹ acted upon the very question which the text affirms they "understood just as well, and even better, than we do now"; and twenty-one of them—a clear majority of the whole "thirty-nine"—so acting upon it as to make them guilty of gross political impropriety and willful perjury, if, in their understanding, any proper division between local and Federal authority, or anything in the Constitution they had made themselves, and sworn to support, forbade the Federal Government to control as to slavery in the Federal Territories. Thus the twenty-one acted and, as actions speak louder than words, so actions under such responsibility speak still louder.

Two of the twenty-three voted against congressional prohibition of slavery in the Federal Territories, in the instances in which they acted upon the question. But for what reasons they so voted is not known. They may have done so because they thought a proper division of local from Federal authority, or some provision or principle of the Constitution, stood in the way; or they may, without any such question, have voted against the prohibition on what appeared to them to be

sufficient grounds of expediency. No one who has sworn to support the Constitution can conscientiously vote for what he understands to be an unconstitutional measure, however expedient he may think it; but one may and ought to vote against a measure which he deems constitutional if, at the same time, he deems it inexpedient. It, therefore, would be unsafe to set down even the two who voted against the prohibition as having done so because in their understanding, any proper division of local from Federal authority, or anything in the Constitution, forbade the Federal Government to control as to slavery in Federal territory.

The remaining sixteen of the "thirty-nine," so far as I have discovered, have left no record of their understanding upon the direct question of Federal control of slavery in the Federal Territories. But there is much reason to believe that their understanding upon that question would not have appeared different from that of their twenty-three compeers, had it been manifested at all.

For the purpose of adhering rigidly to the text, I have purposely omitted whatever understanding may have been manifested by any person, however distinguished, other than the thirty-nine fathers who framed the original Constitution; and, for the same reason, I have also omitted whatever understanding may have been manifested by any of the "thirty-nine" even on any other phase of the general question of slavery. If we should look into their acts and dec-

larations on those other phases, as the foreign slave trade, and the morality and policy of slavery generally, it would appear to us that on the direct question of Federal control of slavery in Federal Territories, the sixteen, if they had acted at all, would probably have acted just as the twenty-three did. Among that sixteen were several of the most noted antislavery men of those times,—as Dr. Franklin, Alexander Hamilton, and Gouverneur Morris,—while there was not one now known to have been otherwise, unless it may be John Rutledge, of South Carolina.

The sum of the whole is that of our thirty-nine fathers who framed the original Constitution, twenty-one—a clear majority of the whole—certainly understood that no proper division of local from Federal authority, nor any part of the Constitution, forbade the Federal Government to control slavery in the Federal Territories; while all the rest had probably the same understanding. Such, unquestionably, was the understanding of our fathers who framed the original Constitution; and the text affirms that they understood the question “better than we.”

But, so far, I have been considering the understanding of the question manifested by the framers of the original Constitution. In and by the original instrument, a mode was provided for amending it; and, as I have already stated, the present frame of “the government under which we live” consists of that original, and twelve amendatory articles framed and adopted since. Those who now insist that Federal control of

slavery in Federal Territories violates the Constitution, point us to the provisions which they suppose it thus violates; and, as I understand, they all fix upon provisions in these amendatory articles, and not in the original instrument. The Supreme Court in the Dred Scott case, plant themselves upon the fifth amendment, which provides that no person shall be deprived of "life, liberty or property without due process of law"; while Senator Douglas and his peculiar adherents plant themselves upon the tenth amendment, providing that "the powers not delegated to the United States by the Constitution" "are reserved to the States respectively, or to the people."

Now, it so happens that these amendments were framed by the first Congress which sat under the Constitution—the identical Congress which passed the act, already mentioned, enforcing the prohibition of slavery in the Northwestern Territory. Not only was it the same Congress, but they were the identical, same individual men who, at the same session, and at the same time within the session, had under consideration, and in progress toward maturity, these constitutional amendments, and this act prohibiting slavery in all the territory the nation then owned. The constitutional amendments were introduced before, and passed after, the act enforcing the ordinance of '87; so that, during the whole pendency of the act to enforce the ordinance, the constitutional amendments were also pending.

The seventy-six members of that Congress, includ-

ing sixteen of the framers of the original Constitution, as before stated, were preëminently our fathers who framed that part of "the government under which we live" which is now claimed as forbidding the Federal Government to control slavery in the Federal Territories.

Is it not a little presumptuous in any one at this day to affirm that the two things which that Congress deliberately framed, and carried to maturity at the same time, are absolutely inconsistent with each other? And does not such affirmation become impudently absurd when coupled with the other affirmation, from the same mouth, that those who did the two things alleged to be inconsistent, understood whether they really were inconsistent better than we—better than he who affirms that they are inconsistent?

It is surely safe to assume that the thirty-nine framers of the original Constitution, and the seventy-six members of the Congress which framed the amendments thereto, taken together, do certainly include those who may be fairly called "our fathers who framed the government under which we live." And so assuming, I defy any man to show that any one of them ever, in his whole life, declared that, in his understanding, any proper division of local from Federal authority, or any part of the Constitution, forbade the Federal Government to control as to slavery in the Federal Territories. I go a step further. I defy any one to show that any living man in the whole world ever did, prior to the beginning of the present century (and I

might almost say prior to the beginning of the last half of the present century), declare that, in his understanding, any proper division of local from Federal authority, or any part of the Constitution, forbade the Federal Government to control as to slavery in the Federal Territories. To those who now so declare I give not only "our fathers who framed the government under which we live," but with them all other living men within the century in which it was framed, among whom to search, and they shall not be able to find the evidence of a single man agreeing with them.

Now, and here, let me guard a little against being misunderstood. I do not mean to say we are bound to follow implicitly in whatever our fathers did. To do so, would be to discard all the lights of current experience—to reject all progress, all improvement. What I do say is, that if we would supplant the opinions and policy of our fathers in any case, we should do so upon evidence so conclusive, and argument so clear, that even their great authority, fairly considered and weighed, cannot stand; and most surely not in a case whereof we ourselves declare they understood the question better than we.

If any man at this day sincerely believes that a proper division of local from Federal authority, or any part of the Constitution, forbids the Federal Government to control as to slavery in the Federal Territories, he is right to say so, and to enforce his position by all truthful evidence and fair argument which he can. But he has no right to mislead others who have less access

to history, and less leisure to study it, into the false belief that "our fathers who framed the government under which we live" were of the same opinion—thus substituting falsehood and deception for truthful evidence and fair argument. If any man at this day sincerely believes "our fathers who framed the government under which we live" used and applied principles, in other cases, which ought to have led them to understand that a proper division of local from Federal authority, or some part of the Constitution, forbids the Federal Government to control as to slavery in the Federal Territories, he is right to say so. But he should, at the same time, brave the responsibility of declaring that, in his opinion, he understands their principles better than they did themselves; and especially should he not shirk that responsibility by asserting that they understood the question just as well and even better than we do now.

But enough! Let all who believe that "our fathers who framed the government under which we live understood this question just as well, and even better than we do now," speak as they spoke, and act as they acted upon it. This is all Republicans ask, all Republicans desire, in relation to slavery. As those fathers marked it, so let it again be marked, as an evil not to be extended, but to be tolerated and protected only because of and so far as its actual presence among us makes that toleration and protection a necessity. Let all the guaranties those fathers gave it be not grudgingly, but fully and fairly maintained. For this Re-

publicans contend, and with this, so far as I know or believe, they will be content.

And now, if they would listen,—as I suppose they will not,—I would address a few words to the Southern people.

I would say to them: You consider yourselves a reasonable and a just people; and I consider that in the general qualities of reason and justice you are not inferior to any other people. Still, when you speak of us Republicans, you do so only to denounce us as reptiles, or, at the best, as no better than outlaws. You will grant a hearing to pirates or murderers, but nothing like it to “Black Republicans.” In all your contentions with one another, each of you deems an unconditional condemnation of “Black Republicanism” as the first thing to be attended to. Indeed, such condemnation of us seems to be an indispensable prerequisite—license, so to speak—among you to be admitted or permitted to speak at all. Now, can you or not be prevailed upon to pause and to consider whether this is quite just to us, or even to yourselves? Bring forward your charges and specifications, and then be patient long enough to hear us deny or justify.

You say we are sectional. We deny it. That makes an issue; and the burden of proof¹ is upon you. You produce your proof; and what is it? Why, that our party has no existence in your section—gets no votes in your section. The fact is substantially true; but does it prove the issue? If it does, then, in case we should, without change of principle, begin to get votes in your

section, we should thereby cease to be sectional. You cannot escape this conclusion; and yet, are you willing to abide by it? If you are, you will probably soon find that we have ceased to be sectional, for we shall get votes in your section this very year. You will then begin to discover, as the truth plainly is, that your proof does not touch the issue. The fact that we get no votes in your section is a fact of your making, and not of ours.

And if there be fault in that fact, that fault is primarily yours, and remains so until you show that we repel you by some wrong principle or practice. If we do repel you by any wrong principle or practice, the fault is ours; but this brings you to where you ought to have started—to a discussion of the right or wrong of our principle. If our principle, put in practice, would wrong your section for the benefit of ours, or for any other object, then our principle, and we with it, are sectional, and are justly opposed and denounced as such. Meet us, then, on the question of whether our principle, put in practice, would wrong your section; and so meet us as if it were possible that something may be said on our side. Do you accept the challenge? No! Then you really believe that the principle which “our fathers who framed the government under which we live” thought so clearly right as to adopt it, and indorse it again and again, upon their official oaths, is in fact so clearly wrong as to demand your condemnation without a moment’s consideration.

Some of you delight to flaunt in our faces the warn-

ing against sectional parties given by Washington in his Farewell Address. Less than eight years before Washington gave that warning he had, as President of the United States, approved and signed an act of Congress enforcing the prohibition of slavery in the Northwestern Territory, which act embodied the policy of the government upon that subject up to and at the very moment he penned that warning; and about one year after he penned it, he wrote Lafayette that he considered that prohibition a wise measure, expressing in the same connection his hope that we should at some time have a confederacy of free States.

Bearing this in mind, and seeing that sectionalism has since arisen upon this same subject, is that warning a weapon in your hands against us, or in our hands against you? Could Washington himself speak, would he cast the blame of that sectionalism upon us, who sustain his policy, or upon you, who repudiate it? We respect that warning of Washington, and we commend it to you, together with his example pointing to the right application of it.

But you say you are conservative,—eminently conservative,—while we are revolutionary, destructive, or something of the sort.

What is conservatism? Is it not adherence to the old and tried, against the new and untried? We stick to, contend for, the identical old policy on the point in controversy which was adopted by “our fathers who framed the government under which we live”; while you with one accord reject, and scout, and spit upon

that old policy, and insist upon substituting something new.

True, you disagree among yourselves as to what that substitute shall be. You are divided on new propositions and plans, but you are unanimous in rejecting and denouncing the old policy of the fathers. Some of you are for reviving the foreign slave trade; some for a Congressional slave code for the Territories; some for Congress forbidding the Territories to prohibit slavery within their limits; some for maintaining slavery in the Territories through the judiciary; some for the "gur-reat pur-rinciple" that "if one man would enslave another, no third man should object," fantastically called "popular sovereignty"; but never a man among you is in favor of Federal prohibition of slavery in Federal Territories, according to the practice of "our fathers who framed the government under which we live." Not one of all your various plans can show a precedent or an advocate in the century within which our government originated.

Consider, then, whether your claim of conservatism for yourselves, and your charge of destructiveness against us, are based on the most clear and stable foundations.

Again, you say we have made the slavery question more prominent than it formerly was. We deny it. We admit that it is more prominent, but we deny that we made it so. It was not we, but you, who discarded the old policy of the fathers. We resisted, and still resist, your innovation; and thence comes the greater promi-

nence of the question. Would you have that question reduced to its former proportions? Go back to that old policy. What has been will be again, under the same conditions. If you would have the peace of the old times, readopt the precepts and policy of the old times.

You charge that we stir up insurrections among your slaves. We deny it; and what is your proof? Harper's Ferry! John Brown! John Brown was no Republican; and you have failed to implicate a single Republican in his Harper's Ferry enterprise. If any member of our party is guilty in that matter, you know it, or you do not know it. If you do know it, you are inexcusable for not designating the man and proving the fact. If you do not know it, you are inexcusable for asserting it, and especially for persisting in the assertion after you have tried and failed to make the proof. You need not be told that persisting in a charge which one does not know to be true is simply malicious slander.

Some of you admit that no Republican designedly aided or encouraged the Harper's Ferry affair, but still insist that our doctrines and declarations necessarily lead to such results. We do not believe it. We know we hold no doctrine, and make no declaration, which were not held to and made by "our fathers who framed the government under which we live." You never dealt fairly by us in relation to this affair. When it occurred, some important State elections were near at hand, and you were in evident glee with the belief that, by charging the blame upon us, you could get an advantage of us in those elections. The elections came, and your

expectations were not quite fulfilled. Every Republican man knew that, as to himself at least, your charge was a slander, and he was not much inclined by it to cast his vote in your favor. Republican doctrines and declarations are accompanied with a continual protest against any interference whatever with your slaves, or with you about your slaves. Surely this does not encourage them to revolt. True, we do, in common with "our fathers who framed the government under which we live," declare our belief that slavery is wrong; but the slaves do not hear us declare even this. For anything we say or do, the slaves would scarcely know there is a Republican party. I believe they would not, in fact, generally know it but for your misrepresentations of us in their hearing. In your political contests among yourselves, each faction charges the other with sympathy with Black Republicanism; and then, to give point to the charge, defines Black Republicanism to simply be insurrection, blood, and thunder among the slaves.

Slave insurrections are no more common now than they were before the Republican party was organized. What induced the Southampton insurrection, twenty-eight years ago, in which at least three times as many lives were lost as at Harper's Ferry? You can scarcely stretch your very elastic fancy to the conclusion that Southampton was "got up by Black Republicanism." In the present state of things in the United States, I do not think a general, or even a very extensive, slave insurrection is possible. The indispensable concert of

action cannot be attained. The slaves have no means of rapid communication; nor can incendiary freemen, black or white, supply it. The explosive materials are everywhere in parcels; but there neither are, nor can be supplied, the indispensable connecting trains.

Much is said by Southern people about the affection of slaves for their masters and mistresses; and a part of it, at least, is true. A plot for an uprising could scarcely be devised and communicated to twenty individuals before some one of them, to save the life of a favorite master or mistress, would divulge it. This is the rule; and the slave revolution in Haiti was not an exception to it, but a case occurring under peculiar circumstances. The Gunpowder Plot¹ of British history, though not connected with slaves, was more in point. In that case, only about twenty were admitted to the secret; and yet one of them, in his anxiety to save a friend, betrayed the plot to that friend, and, by consequence, averted the calamity. Occasional poisonings from the kitchen, and open or stealthy assassinations in the field, and local revolts extending to a score or so, will continue to occur as the natural results of slavery; but no general insurrection of slaves, as I think, can happen in this country for a long time. Whoever much fears, or much hopes, for such an event, will be alike disappointed.

In the language of Mr. Jefferson, uttered many years ago, "It is still in our power to direct the process of emancipation and deportation peaceably, and in such slow degrees as that the evil will wear off insensibly, and their places be, *pari passu*,² filled up by free white

laborers. If, on the contrary, it is left to force itself on, human nature must shudder at the prospect held up."

Mr. Jefferson did not mean to say, nor do I, that the power of emancipation is in the Federal Government. He spoke of Virginia; and, as to the power of emancipation, I speak of the slaveholding States only. The Federal Government, however, as we insist, has the power of restraining the extension of the institution—the power to insure that a slave insurrection shall never occur on any American soil which is now free from slavery.

John Brown's effort was peculiar. It was not a slave insurrection. It was an attempt by white men to get up a revolt among slaves, in which the slaves refused to participate. In fact, it was so absurd that the slaves, with all their ignorance, saw plainly enough it could not succeed. That affair, in its philosophy, corresponds with the many attempts, related in history, at the assassination of kings and emperors. An enthusiast broods over the oppression of a people till he fancies himself commissioned by Heaven to liberate them. He ventures the attempt, which ends in little else than his own execution. Orsini's attempt¹ on Louis Napoleon, and John Brown's attempt at Harper's Ferry, were, in their philosophy, precisely the same. The eagerness to cast blame on Old England in the one case, and on New England in the other, does not disprove the sameness of the two things.

And how much would it avail you if you could, by the use of John Brown, Helper's book,² and the like, break

up the Republican organization? Human action can be modified to some extent, but human nature cannot be changed. There is a judgment and a feeling against slavery in this nation, which cast at least a million and a half of votes. You cannot destroy that judgment and feeling—that sentiment—by breaking up the political organization which rallies around it. You can scarcely scatter and disperse an army which has been formed into order in the face of your heaviest fire; but if you could, how much would you gain by forcing the sentiment which created it out of the peaceful channel of the ballot-box into some other channel? What would that other channel probably be? Would the number of John Browns be lessened or enlarged by the operation?

But you will break up the Union rather than submit to a denial of your constitutional rights.

That has a somewhat reckless sound; but it would be palliated, if not fully justified, were we proposing, by the mere force of numbers, to deprive you of some right plainly written down in the Constitution. But we are proposing no such thing.

When you make these declarations you have a specific and well-understood allusion to an assumed constitutional right of yours to take slaves into the Federal Territories, and to hold them there as property. But no such right is specifically written in the Constitution. That instrument is literally silent about any such right. We, on the contrary, deny that such a right has any existence in the Constitution, even by implication.

Your purpose, then, plainly stated, is that you will

destroy the government, unless you be allowed to construe and force the Constitution as you please, on all points in dispute between you and us. You will rule or ruin in all events.

This, plainly stated, is your language. Perhaps you will say the Supreme Court has decided the disputed constitutional question in your favor. Not quite so. But waiving the lawyer's distinction between dictum and decision, the court has decided the question for you in a sort of way. The court has substantially said, it is your constitutional right to take slaves into the Federal Territories, and to hold them there as property. When I say the decision was made in a sort of way, I mean it was made in a divided court, by a bare majority of the judges, and they not quite agreeing with one another in the reasons for making it; that it is so made as that its avowed supporters disagree with one another about its meaning, and that it was mainly based upon a mistaken statement of fact—the statement in the opinion that “the right of property in a slave is distinctly and expressly affirmed in the Constitution.”

An inspection of the Constitution will show that the right of property in a slave is not “distinctly and expressly affirmed” in it. Bear in mind, the judges do not pledge their judicial opinion that such right is impliedly affirmed in the Constitution; but they pledge their veracity that it is “distinctly and expressly” affirmed there—“distinctly,” that is, not mingled with anything else; “expressly,” that is, in words meaning

just that, without the aid of any inference, and susceptible of no other meaning.

If they had only pledged their judicial opinion that such right is affirmed in the instrument by implication, it would be open to others to show that neither the word "slave" nor "slavery" is to be found in the Constitution, nor the word "property," even, in any connection with language alluding to the things slave or slavery; and that wherever in that instrument the slave is alluded to, he is called a "person"; and wherever his master's legal right in relation to him is alluded to, it is spoken of as "service or labor which may be due"—as a debt payable in service or labor. Also it would be open to show, by contemporaneous history, that this mode of alluding to slaves and slavery, instead of speaking of them, was employed on purpose to exclude from the Constitution the idea that there could be property in man.

To show all this is easy and certain.

When this obvious mistake of the judges shall be brought to their notice, is it not reasonable to expect that they will withdraw the mistaken statement, and reconsider the conclusion based upon it?

And then it is to be remembered that "our fathers who framed the government under which we live"—the men who made the Constitution—decided this same constitutional question in our favor long ago; decided it without division among themselves when making the decision; without division among themselves about the meaning of it after it was made, and, so far as any

evidence is left, without basing it upon any mistaken statement of facts.

Under all these circumstances, do you really feel yourselves justified to break up this government unless such a court decision as yours is shall be at once submitted to as a conclusive and final rule of political action? But you will not abide the election of a Republican President! In that supposed event, you say, you will destroy the Union; and then, you say, the great crime of having destroyed it will be upon us! That is cool. A highwayman holds a pistol to my ear, and mutters through his teeth, "Stand and deliver, or I shall kill you, and then you will be a murderer!"

To be sure, what the robber demanded of me—my money—was my own; and I had a clear right to keep it; but it was no more my own than my vote is my own; and the threat of death to me, to extort my money, and the threat of destruction to the Union, to extort my vote, can scarcely be distinguished in principle.

A few words now to Republicans. It is exceedingly desirable that all parts of this great Confederacy shall be at peace, and in harmony one with another. Let us Republicans do our part to have it so. Even though much provoked, let us do nothing through passion and ill temper. Even though the Southern people will not so much as listen to us, let us calmly consider their demands, and yield to them if, in our deliberate view of our duty, we possibly can. Judging by all they say and do, and by the subject and nature of their contro-

versy with us, let us determine, if we can, what will satisfy them.

Will they be satisfied if the Territories be unconditionally surrendered to them? We know they will not. In all their present complaints against us, the Territories are scarcely mentioned. Invasions and insurrections are the rage now. Will it satisfy them if, in the future, we have nothing to do with invasions and insurrections? We know it will not. We so know, because we know we never had anything to do with invasions and insurrections; and yet this total abstaining does not exempt us from the charge and the denunciation.

The question recurs, What will satisfy them? Simply this: we must not only let them alone, but we must somehow convince them we do let them alone. This, we know by experience, is no easy task. We have been so trying to convince them from the very beginning of our organization, but with no success. In all our platforms and speeches we have constantly protested our purpose to let them alone; but this has had no tendency to convince them. Alike unavailing to convince them is the fact that they have never detected a man of us in any attempt to disturb them.

These natural and apparently adequate means all failing, what will convince them? This, and this only: cease to call slavery wrong, and join them in calling it right. And this must be done thoroughly—done in acts as well as in words. Silence will not be tolerated—we must place ourselves avowedly with them. Sena-

tor Douglas' new sedition law must be enacted and enforced, suppressing all declarations that slavery is wrong, whether made in politics, in presses, in pulpits, or in private. We must arrest and return their fugitive slaves with greedy pleasure. We must pull down our Free-State constitutions. The whole atmosphere must be disinfected from all taint of opposition to slavery, before they will cease to believe that all their troubles proceed from us.

I am quite aware they do not state their case precisely in this way. Most of them would probably say to us, "Let us alone; do nothing to us, and say what you please about slavery." But we do let them alone,—have never disturbed them,—so that, after all, it is what we say which dissatisfies them. They will continue to accuse us of doing, until we cease saying.

I am also aware they have not as yet in terms demanded the overthrow of our Free-State constitutions. Yet those constitutions declare the wrong of slavery with more solemn emphasis than do all other sayings against it; and when all these other sayings shall have been silenced, the overthrow of these constitutions will be demanded, and nothing be left to resist the demand. It is nothing to the contrary that they do not demand the whole of this just now. Demanding what they do, and for the reason they do, they can voluntarily stop nowhere short of this consummation. Holding, as they do, that slavery is morally right and socially elevating, they cannot cease to demand a full national recognition of it as a legal right and a social blessing.

Nor can we justifiably withhold this on any ground save our conviction that slavery is wrong. If slavery is right, all words, acts, laws, and constitutions against it are themselves wrong, and should be silenced and swept away. If it is right, we cannot justly object to its nationality—its universality; if it is wrong they cannot justly insist upon its extension—its enlargement. All they ask we could readily grant, if we thought slavery right; all we ask they could as readily grant, if they thought it wrong. Their thinking it right and our thinking it wrong is the precise fact upon which depends the whole controversy. Thinking it right, as they do, they are not to blame for desiring its full recognition as being right; but thinking it wrong, as we do, can we yield to them? Can we cast our votes with their view, and against our own? In view of our moral, social, and political responsibilities, can we do this?

Wrong as we think slavery is, we can yet afford to let it alone where it is, because that much is due to the necessity arising from its actual presence in the nation; but can we, while our votes will prevent it, allow it to spread into the national Territories, and to overrun us here in these free States? If our sense of duty forbids this, then let us stand by our duty fearlessly and effectively. Let us be diverted by none of those sophistical contrivances wherewith we are so industriously plied and belabored,—contrivances such as groping for some middle ground between the right and the wrong, vain as the search for a man who should

be neither a living man nor a dead man; such as a policy of "don't care," on a question about which all true men do care; such as Union appeals beseeching true Union men to yield to Disunionists, reversing the Divine rule, and calling not the sinners,¹ but the righteous to repentance; such as invocations to Washington, imploring men to unsay what Washington said, and undo what Washington did.

Neither let us be slandered from our duty by false accusations against us, nor frightened from it by menaces of destruction to the government, nor of dungeons to ourselves. Let us have faith that right makes might, and in that faith let us to the end dare to do our duty as we understand it.

LINCOLN'S LETTER ACCEPTING THE NOMINATION

SPRINGFIELD, ILL., MAY 23, 1860.

SIR: I accept the nomination tendered me by the convention over which you presided, of which I am formally apprised in a letter of yourself and others acting as a committee of the convention for that purpose.

The declaration of principles and sentiments which accompanies your letter meets my approval, and it shall be my care not to violate or disregard it in any part. Imploring the assistance of Divine Providence, and with due regard to the views and feelings of all who were represented in the convention, to the rights of all the States and Territories and people of the nation, to the inviolability of the Constitution, and the per-

petual union, harmony, and prosperity of all, I am most happy to coöperate for the practical success of the principles declared by the convention.

Your obliged friend and fellow-citizen,

ABRAHAM LINCOLN.

LINCOLN'S FAREWELL ADDRESS AT SPRINGFIELD,
ILLINOIS. FEBRUARY 11, 1861

FRIENDS: No one who has never been placed in a like position can understand my feeling at this hour, nor the oppressive sadness I feel at this parting.

For more than a quarter of a century I have lived among you, and during all that time I have received nothing but kindness at your hands. Here I have lived from my youth, until now I am an old man. Here the most sacred ties of earth were assumed. Here all my children were born; and here one of them lies buried. To you, dear friends, I owe all that I have, all that I am. All the strange, checkered past seems to crowd now upon my mind.

To-day I leave you. I go to assume a task more difficult than that which devolved upon Washington. Unless the great God who assisted him shall be with me and aid me, I must fail; but if the same omniscient mind and almighty arm that directed and protected him shall guide and support me, I shall not fail—I shall succeed.

Let us all pray that the God of our fathers may not forsake us now. To Him I commend you all. Permit me to ask that, with equal security and faith, you

will invoke His wisdom and guidance for me. With these few words I must leave you, for how long I know not. Friends, one and all, I must now bid you an affectionate farewell.

RECOMMENDATION TO CONGRESS IN REGARD TO A GRADUAL AND COMPENSATED EMANCIPATION.¹ MARCH 6, 1862

FELLOW-CITIZENS OF THE SENATE AND HOUSE OF REPRESENTATIVES:

I recommend the adoption of a joint resolution by your honorable bodies, which shall be substantially as follows:

Resolved, That the United States ought to coöperate with any State which may adopt gradual abolishment of slavery, giving to such State pecuniary aid, to be used by such State in its discretion, to compensate for the inconveniences, public and private, produced by such change of system.

If the proposition contained in the resolution does not meet the approval of Congress and the country, there is the end; but if it does command such approval, I deem it of importance that the States and people immediately interested should be at once distinctly notified of the fact, so that they may begin to consider whether to accept or reject it.

The Federal Government would find its highest interest in such a measure as one of the most efficient means of self-preservation. The leaders of the existing insurrection entertain the hope that this government

will ultimately be forced to acknowledge the independence of some part of the disaffected region, and that all the slave States north of such part will then say, "The Union for which we have struggled being already gone, we now choose to go with the southern section."

To deprive them of this hope substantially ends the rebellion; and the initiation of emancipation completely deprives them of it, as to all of the States initiating it. The point is not that all the States tolerating slavery would very soon, if at all, initiate emancipation, but that while the offer is equally made to all, the more northern shall, by such initiation, make it certain to the more southern that in no event will the former ever join the latter in their proposed confederacy. I say "initiation," because in my judgment gradual, and not sudden, emancipation is better for all. In the mere financial or pecuniary view, any member of Congress with the census tables and treasury reports before him can readily see for himself how very soon the current expenditures of this war would purchase at a fair valuation all the slaves in any named State. Such a proposition on the part of the general government sets up no claim of a right by Federal authority to interfere with slavery within State limits, referring, as it does, the absolute control of the subject in each case to the State and its people immediately interested. It is proposed as a matter of perfectly free choice with them.

In the annual message last December I thought fit to say, "The Union must be preserved; and hence all

indispensable means must be employed." I said this not hastily, but deliberately. War has been made, and continues to be an indispensable means to this end. A practical reacknowledgment of the national authority would render the war unnecessary, and it would at once cease. If, however, resistance continues, the war must also continue; and it is impossible to foresee all the incidents which may attend and all the ruin which may follow it. Such as may seem indispensable, or may obviously promise great efficiency toward ending the struggle must and will come. The proposition now made, though an offer only, I hope it may be esteemed no offence to ask whether the pecuniary consideration tendered would not be of more value to the States and private persons concerned than are the institution and property in it in the present aspect of affairs.

While it is true that the adoption of the proposed resolution would be merely initiatory, and not within itself a practical measure, it is recommended in the hope that it would soon lead to important practical results. In full view of my great responsibility to my God and to my country, I earnestly beg the attention of Congress and the people to the subject.

ABRAHAM LINCOLN.

PROCLAMATION RECOMMENDING THANKSGIVING FOR
VICTORIES. APRIL 10, 1862

IT has pleased Almighty God to vouchsafe signal victories to the land and naval forces engaged in suppressing an internal rebellion, and at the same time to avert

from our country the dangers of foreign intervention¹ and invasion.

It is therefore recommended to the people of the United States, that at their next weekly assemblages in their accustomed places of public worship, which shall occur after notice of this proclamation shall have been received, they especially acknowledge and render thanks to our Heavenly Father for these inestimable blessings; that they then and there implore spiritual consolation in behalf of all who have been brought into affliction by the casualties and calamities of sedition and civil war; and that they reverently invoke the divine guidance for our national councils, to the end that they may speedily result in the restoration of peace, harmony, and unity throughout our borders, and hasten the establishment of fraternal relations among all the countries of the earth.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this tenth day of April, in the year of our Lord one thousand eight hundred and sixty-two, and of the independence of the United States the eighty-sixth.

ABRAHAM LINCOLN.

By the President: WILLIAM H. SEWARD,
Secretary of State.

PRELIMINARY PROCLAMATION OF EMANCIPATION
SEPTEMBER 22, 1862

I, ABRAHAM LINCOLN, President of the United States of America, and Commander-in-chief of the Army and Navy thereof, do hereby proclaim and declare that hereafter, as heretofore, the war will be prosecuted for the object of practically restoring the constitutional relation between the United States and each of the States, and the people thereof, in which States that relation is or may be suspended or disturbed.

That it is my purpose, upon the next meeting of Congress, to again recommend the adoption of a practical measure tendering pecuniary aid to the free acceptance or rejection of all slave States so called, the people whereof may not then be in rebellion against the United States, and which States may then have voluntarily adopted, or thereafter may voluntarily adopt, immediate or gradual abolishment of slavery within their respective limits; and that the effort to colonize persons of African descent, with their consent, upon this continent or elsewhere, with the previously obtained consent of the governments existing there, will be continued.

That on the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, all persons held as slaves within any State, or designated part of a State, the people whereof shall then be in rebellion against the United States, shall be then, thenceforward, and forever free; and the Executive

Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to repress such persons, or any of them in any efforts they may make for their actual freedom.

That the Executive will, on the first day of January aforesaid, by proclamation, designate the States and parts of States, if any, in which the people thereof respectively shall then be in rebellion against the United States; and the fact that any State, or the people thereof, shall on that day be in good faith represented in the Congress of the United States, by members chosen thereto at election wherein a majority of the qualified voters of such State shall have participated, shall, in the absence of strong countervailing testimony, be deemed conclusive evidence that such State, and the people thereof, are not then in rebellion against the United States.

That attention is hereby called to an act of Congress entitled, "An act to make an additional article of war," approved March 13, 1862, and which act is in the words and figure following:

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the following shall be promulgated as an additional article of war, for the government of the army of the United States, and shall be obeyed and observed as such:

"ARTICLE —. All officers or persons in the military

or naval service of the United States are prohibited from employing any of the forces under their respective commands for the purpose of returning fugitives from service or labor who may have escaped from any persons to whom such service or labor is claimed to be due; and any officer who shall be found guilty by a court martial of violating this article shall be dismissed from the service.

“SEC. 2. And be it further enacted, That this act shall take effect from and after its passage.”

Also to the ninth and tenth sections of an act entitled, “An act to suppress insurrection, to punish treason and rebellion, to seize and confiscate property of rebels, and for other purposes,” approved July 17, 1862, and which sections are in the words and figures following:

“SEC. 9. And be it further enacted, That all slaves of persons who shall hereafter be engaged in rebellion against the Government of the United States, or who shall in any way give aid or comfort thereto, escaping from such persons and taking refuge within the lines of the army; and all slaves captured from such persons or deserted by them, and coming under the control of the Government of the United States; and all slaves of such persons found on [or] being within any place occupied by rebel forces and afterwards occupied by the forces of the United States, shall be deemed captives of war, and shall be forever free of their servitude, and not again held as slaves.

“SEC. 10. And be it further enacted, That no slave

escaping into any State, Territory, or the District of Columbia, from any other State, shall be delivered up, or in any way impeded or hindered of his liberty, except for crime, or some offense against the laws, unless the person claiming said fugitive shall first make oath that the person to whom the labor or service of such fugitive is alleged to be due is his lawful owner, and has not borne arms against the United States in the present rebellion, nor in any way given aid and comfort thereto; and no person engaged in the military or naval service of the United States shall, under any pretense whatever, assume to decide on the validity of the claim of any person to the service or labor of any other person, or surrender up any such person to the claimant, on pain of being dismissed from the service."

And I do hereby enjoin upon and order all persons engaged in the military and naval service of the United States to observe, obey, and enforce, within their respective spheres of service, the act and sections above recited.

And the Executive will in due time recommend that all citizens of the United States who shall have remained loyal thereto throughout the rebellion shall (upon the restoration of the constitutional relation between the United States and their respective States and people, if that relation shall have been suspended or disturbed) be compensated for all losses by acts of the United States, including the loss of slaves.

In witness whereof, I have hereunto set my hand

and caused the seal of the United States to be affixed.

Done at the city of Washington, this
[L. S.] twenty-second day of September, in the
year of our Lord one thousand eight hundred and sixty-two; and of the independence of the United States the eighty seventh.

ABRAHAM LINCOLN.

By the President: WILLIAM H. SEWARD,
Secretary of State.

PROCLAMATION, EXECUTIVE MANSION, WASHINGTON
NOVEMBER, 15, 1862

THE President, Commander-in-chief of the Army and Navy, desires and enjoins the orderly observance of the Sabbath by the officers and men in the military and naval service. The importance for man and beast of the prescribed weekly rest, the sacred rights of Christian soldiers and sailors, a becoming deference to the best sentiment of a Christian people, and a due regard for the Divine will, demand that Sunday labor in the army and navy be reduced to the measure of strict necessity.

The discipline and character of the national forces should not suffer, nor the cause they defend be imperilled, by the profanation of the day or the name of the Most High. "At this time of public distress," adopting the words of Washington, in 1776, "men may find enough to do in the service of God and their country,

without abandoning themselves to vice and immorality.”

The first general order issued by the “Father of his country,” after the Declaration of Independence, indicates the spirit in which our institutions were founded, and should ever be defended:

“The General hopes and trusts that every officer and man will endeavor to live and act as becomes a Christian soldier, defending the dearest rights and liberties of his country.”

A. LINCOLN.

FINAL PROCLAMATION OF EMANCIPATION
JANUARY 1, 1863

WHEREAS, on the 22d day of September, in the year of our Lord one thousand eight hundred and sixty-two, a proclamation was issued by the President of the United States, containing, among other things, the following, to wit:

“That on the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, all persons held as slaves within any State, or designated part of a State, the people whereof shall then be in rebellion against the United States, shall be then, thenceforward, and forever free; and the Executive Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to repress such persons, or any of them, in any efforts they may make for their actual freedom.

“ That the Executive will, on the first day of January aforesaid, by proclamation, designate the States and parts of States, if any, in which the people thereof respectively shall then be in rebellion against the United States; and the fact that any State, or the people thereof, shall on that day be in good faith represented in the Congress of the United States by members chosen thereto at elections wherein a majority of the qualified voters of such State shall have participated shall, in the absence of strong countervailing testimony, be deemed conclusive evidence that such State and the people thereof are not then in rebellion against the United States;” —

Now, therefore, I, Abraham Lincoln, President of the United States, by virtue of the power in me vested as Commander-in-chief of the Army and Navy of the United States, in time of actual armed rebellion against the authority and government of the United States, and as a fit and necessary war measure for suppressing said rebellion, do, on this first day of January, in the year of our Lord one thousand eight hundred and sixty-three, and in accordance with my purpose so to do, publicly proclaimed for the full period of one hundred days from the day first above mentioned, order, and designate, as the States and parts of States wherein the people thereof respectively are this day in rebellion against the United States, the following, to wit: Arkansas; Texas; Louisiana, except the parishes of St. Bernard, Plaquemines, Jefferson, St. John, St. Charles, St. James, Ascension, Assumption, Terre Bonne, Lafourche, St.

Mary, St. Martin, and Orleans, including the city of New Orleans; Mississippi; Alabama; Florida; Georgia; South Carolina; North Carolina; and Virginia, except the forty-eight counties designated as West Virginia, and also the counties of Berkeley, Accomac, Northampton, Elizabeth City, York, Princess Anne, and Norfolk, including the cities of Norfolk and Portsmouth, and which excepted parts are, for the present, left precisely as if this proclamation were not issued.

And by virtue of the power and for the purpose aforesaid, I do order and declare that all persons held as slaves within said designated States and parts are, and henceforward shall be, free; and that the Executive Government of the United States, including the military and naval authorities thereof, will recognize and maintain the freedom of said persons.

And I hereby enjoin upon the people so declared to be free, to abstain from all violence, unless in necessary self-defence; and I recommend to them that in all cases, when allowed, they labor faithfully for reasonable wages.

And I further declare and make known that such persons of suitable condition will be received into the armed service of the United States to garrison forts, positions, stations, and other places, and to man vessels of all sorts in said service.

And upon this act, sincerely believed to be an act of justice, warranted by the Constitution, upon military necessity, I invoke the considerate judgment of mankind and the gracious favor of Almighty God.¹

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this first day of January, in the year of our Lord one thousand eight hundred and sixty-three, and of the Independence of the United States of America the eighty-seventh.

ABRAHAM LINCOLN.

By the President: WILLIAM H. SEWARD,
Secretary of State.

PROCLAMATION FOR THANKSGIVING.¹ OCTOBER 3, 1863

THE year that is drawing toward its close has been filled with the blessings of fruitful fields and healthful skies.

To these bounties, which are so constantly enjoyed that we are prone to forget the source from which they come, others have been added which are of so extraordinary a nature that they cannot fail to penetrate and soften even the heart which is habitually insensible to the ever-watchful providence of Almighty God.

In the midst of a civil war of unequalled magnitude and severity, which has sometimes seemed to foreign States to invite and provoke their aggressions, peace has been preserved with all nations, order has been maintained, the laws have been respected and obeyed, and harmony has prevailed everywhere except in the theater of military conflict, while that theater has been greatly contracted by the advancing armies and navies of the Union.

Needful diversions of wealth and of strength from the fields of peaceful industry to the national defence have not arrested the plow, the shuttle, or the ship.

The axe has enlarged the borders of our settlements; and the mines, as well of iron and coal as of the precious metals, have yielded even more abundantly than heretofore. Population has steadily increased, notwithstanding the waste that has been made in the camp, the siege, and the battle-field; and the country, rejoicing in the consciousness of augmented strength and vigor, is permitted to expect continuance of years, with large increase of freedom.

No human council hath devised, nor hath any mortal hand worked out, these great things. They are the gracious gifts of the Most High God, who, while dealing with us in anger for our sins, hath nevertheless remembered mercy.

It has seemed to me fit and proper that they should be solemnly, reverently, and gratefully acknowledged, as with one heart and one voice, by the whole American people. I do, therefore, invite my fellow-citizens, in every part of the United States, and also those who are at sea, and those who are sojourning in foreign lands, to set apart and observe the last Thursday of November next as a day of thanksgiving and praise to our beneficent Father who dwelleth in the heavens; and I recommend to them that while offering up the ascriptions¹ justly due to Him for such singular deliverances and blessings, they do also, with humble penitence for our national perverseness and disobedience, commend

to His tender care all those who have become widows, orphans, mourners, or sufferers in the lamentable civil strife in which we are unavoidably engaged, and fervently implore the interposition of the Almighty hand to heal the wounds of the nation, and to restore it, as soon as may be consistent with the Divine purposes, to the full enjoyment of peace, harmony, tranquillity, and union.

In testimony whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington, this third day of October, in the year of our Lord one thousand eight hundred and sixty-three; and of the Independence of the United States the eighty-eighth.

A. LINCOLN.

By the President: WILLIAM H. SEWARD,
Secretary of State.

A LETTER TO A. G. HODGES ¹

EXECUTIVE MANSION, WASHINGTON,

April 4, 1864.

A. G. HODGES, ESQ., FRANKFORT, KENTUCKY.

MY DEAR SIR: You ask me to put in writing the substance of what I verbally said the other day in your presence, to Governor Bramlette ² and Senator Dixon. It was about as follows:

“I am naturally antislavery. If slavery is not wrong,

nothing is wrong. I cannot remember when I did not so think and feel, and yet I have never understood that the presidency conferred upon me an unrestricted right to act officially upon this judgment and feeling. It was in the oath I took that I would, to the best of my ability, preserve, protect, and defend the Constitution of the United States. I could not take the office without taking the oath. Nor was it my view that I might take an oath to get power, and break the oath in using the power. I understood, too, that in ordinary civil administration this oath even forbade me to practically indulge my primary abstract judgment on the moral question of slavery. I had publicly declared this many times, and in many ways. And I aver that, to this day, I have done no official act in mere deference to my abstract judgment and feeling on slavery.

“ I did understand, however, that my oath to preserve the Constitution to the best of my ability imposed upon me the duty of preserving, by every indispensable means, that government, that nation, of which that Constitution was the organic law. Was it possible to lose the nation and yet preserve the Constitution?

“ By general law, life and limb must be protected, yet often a limb must be amputated to save a life, but a life is never wisely given to save a limb. I felt that measures, otherwise unconstitutional, might become lawful by becoming indispensable to the preservation of the Constitution through the preservation of the nation. Right or wrong, I assumed this ground, and now avow it. I could not feel that, to the best of my

ability, I had even tried to preserve the Constitution if, to save slavery or any minor matter, I should permit the wreck of government, country, and Constitution all together.

“When, early in the war, General Frémont¹ attempted military emancipation, I forbade it, because I did not then think it an indispensable necessity.

“When, a little later, General Cameron, then Secretary of War, suggested the arming of the blacks, I objected, because I did not yet think it an indispensable necessity.

“When, still later again, General Hunter attempted military emancipation, I again forbade it, because I did not yet think the indispensable necessity had come.

“When in March, and May, and July, 1862, I made earnest and successive appeals to the border States to favor compensated emancipation, I believed the indispensable necessity for military emancipation and arming the blacks would come, unless averted by that measure.

“They declined the proposition, and I was, in my best judgment, driven to the alternative of either surrendering the Union, and with it the Constitution, or of laying strong hand upon the colored element. I chose the latter. In choosing it I hoped for greater gain than loss, but of this I was not entirely confident.

“More than a year of trial now shows no loss by it in our foreign relations, none in our home popular sentiment, none in our white military force, no loss by it anyhow or anywhere. On the contrary, it shows a

gain of quite a hundred and thirty thousand soldiers, seamen, and laborers. These are palpable facts, about which, as facts, there can be no caviling. We have the men, and we could not have had them without the measure.

“And now let any Union man, who complains of the measure, test himself by writing down in one line that he is for subduing the rebellion by force of arms, and in the next that he is for taking these hundred and thirty thousand men from the Union side, and placing them where they would be but for the measure which he condemns. If he cannot face his case so stated, it is only because he cannot face the truth.”

I add a word which was not in the verbal conversation. In telling this tale I attempt no compliment to my own sagacity; I claim not to have controlled events, but confess plainly that events have controlled me. Now, at the end of three years' struggle, the nation's condition is not what either party or any man devised or expected.

God alone can claim it. Whither it is tending seems plain. If God now wills the removal of a great wrong, and wills also that we of the North, as well as you of the South, shall pay fairly for our complicity in that wrong, impartial history will find therein new cause to attest and revere the justice and goodness of God.

Yours truly,

A. LINCOLN.

A LETTER TO MRS. BIXBY OF BOSTON¹

EXECUTIVE MANSION, WASHINGTON,

NOVEMBER 21, 1864

MRS. BIXBY, BOSTON, MASSACHUSETTS.

DEAR MADAM, I have been shown in the files of the War Department a statement of the Adjutant-General of Massachusetts that you are the mother of five sons who have died gloriously on the field of battle. I feel how weak and fruitless must be any words of mine which should attempt to beguile you from the grief of a loss so overwhelming. But I cannot refrain from tendering to you the consolation that may be found in the thanks of the Republic they died to save. I pray that our heavenly Father may assuage the anguish of your bereavement, and leave you only the cherished memory of the loved and lost, and the solemn pride that must be yours to have laid so costly a sacrifice upon the altar of freedom.

Yours very sincerely and respectfully,

ABRAHAM LINCOLN.

NOTES

26, 1. A disruption, etc. Before Lincoln's inauguration several states had already seceded, and others were threatening to do so. Forts, arsenals, and other public property of the United States within the limits of the already formed Confederacy had been seized by the states. President Buchanan had declined to interfere; officers of both army and navy were already entering the Confederate service; and separation or war, or both, seemed inevitable.

30, 1. The ills you fly from, etc. A reminiscence of Hamlet's words in *Hamlet*, III, i,

Makes us rather bear those ills we have
Than fly to others that we know not of.

34, 1. Proposed amendment. The last session of Congress under President Buchanan had adopted, as pledge of its intention not to interfere with slavery, a resolution to amend the Constitution so as to prohibit forever any amendment interfering with slavery in any state.

37, 1. The First Inaugural was a worthy introduction for the new President. It is preëminently "an appeal to reason and patriotism." In expression it is simple, direct, dignified; singularly free from any attempt at rhetorical embellishment, save for the last paragraph—a passage almost as fine in its way as the closing words of Webster's Reply to Hayne.

37, 2. J. T. Morse says of the **Second Inaugural**: "This speech has taken its place among the most famous of all the written or spoken compositions in the English language. In parts it has often been compared with the lofty portions of the Old Testament. Lincoln himself said, 'I expect it to wear well, as well as, perhaps better than, anything I have produced; but

I believe it is not immediately popular. Men are not flattered by being shown there has been a difference of purpose between the Almighty and them. To deny it, however, is, in this case, to deny that there is a God governing the world. It is a truth which I thought needed to be told; and as whatever of humiliation there is in it falls most directly on myself I thought others might afford for me to tell it.' ”

38, 1. Woe unto the world, etc. *Matthew xviii, 7.*

39, 1. Fondly do we hope, etc. One of the few instances of lack of euphony in Lincoln's speeches. The passage has both rhyme and rhythm, due probably to the balanced structure of the first two clauses, with the inversion for emphasis in each.

39, 2. The judgments of the Lord, etc. *Psalms xix, 9.*

39, 3. Address in Independence Hall. On his way to Washington in 1861, Lincoln stopped at Philadelphia in response to an invitation to be present at the raising of a flag at Independence Hall, famous as the place where both the Declaration of Independence and the Constitution were adopted.

41, 1. The Gettysburg Address. The State of Pennsylvania purchased seventeen and a half acres of land, forming an important part of the battlefield of Gettysburg, to be used as a National Cemetery. November 19, 1863, the cemetery was formally dedicated. Edward Everett was the orator of the day, but Lincoln's speech, brief and only written in such leisure as he could command on his way from Washington, will always be known as the Gettysburg Address. This address, though short, ranks as one of the greatest American classics, and as such it was recognized both at home and abroad. The *Westminster Review* said of it: "It has but one equal—in that pronounced upon those who fell in the first year of the Peloponnesian War; and in one respect it is superior to that great speech. It is not only more natural, fuller of feeling, more touching and pathetic, but we know with absolute certainty that it was really delivered. Nature here takes precedence of art—even though it be the art of Thucydides."

42, 1. The Last Public Address. Early in the war parts

of Louisiana, Arkansas, and Tennessee were reclaimed for the Union. In these districts the President appointed military governors to act until a sufficient number of voters should demonstrate their allegiance to the Union and establish a reconstruction government. In February, 1863, two members were elected to Congress from Louisiana, and in 1864 a new Constitution was drawn up with a special emancipation clause. To his message to Congress, December, 1863, the President appended an Amnesty Proclamation. Congress bitterly resented this, desiring to have entire charge of the process of reconstruction. A bill to this effect, introduced by H. W. Davis, Lincoln refused to sign, thereby arousing a fierce storm of anger. For a time the affair rested, but by no means quietly. The last words which Lincoln spoke in public dealt with the matter. The fall of Richmond and the surrender of Lee practically ended the war. On April 11, a crowd gathered outside the White House to serenade the President. In response to the demand for a speech, he paid tribute to Grant and the army, and then appealed to the people in behalf of the liberal and humane policy already inaugurated in Louisiana; admitting its faults, he yet urged its support. "Conceded that it is not what it should be, only as the egg to the fowl, yet we shall sooner have the fowl by hatching the egg than by smashing it."

44, 1. Excepted parts. As parts of Louisiana and Virginia had remained loyal, they had not been classed as rebels.

44, 2. Apprenticeship for freed people. Lincoln's one desire was for "gradual and compensated emancipation," to become complete in about thirty-five or forty years from its inception, though he does not seem to have worked out a satisfactory practical plan. He possibly had in mind an adaptation of the British scheme, which allowed the masters £20,000,000 and three-fourths of each slave's time for twelve years; a plan which proved unsatisfactory there.

49, 1. Horace Greeley had been a force in politics since 1838. In 1841 he resolved to establish a paper "removed alike from servile partisanship on the one hand, and from gagged, mincing

neutrality on the other." The result was the *New York Tribune*. Greeley was above all else a reformer; he had always regarded slavery as wrong. Throughout the war he and the *Tribune* harassed the government. His criticisms of the actions of the administration were rash and often bitterly unjust. President Lincoln was finally constrained to reply, in this letter, to Greeley's open charges of neglect of duty. The actual Emancipation Proclamation was not issued till January 1, 1863, but the first draft was in the drawer of the President's desk at the time he wrote this letter to Greeley.

"President Lincoln's reply is remarkable, not only from skill in separating the true issue from the false, but also for the equi-pose and dignity with which it maintained his authority as a moral arbiter between contending factions."—Nicolay's *Life of Lincoln*.

50, 1. Under the Constitution. Webster and Lincoln had one paramount object, the Union—no matter what the cost, in Webster's view; according to the Constitution, in Lincoln's view. In the Seventh of March Speech, as in the Reply to Hayne, Webster's object was the Union—first, last, always.

52, 1. Rule of Three. The old name for that process in arithmetic known as proportion.

53, 1. A Whig in politics. With Clay's death in 1852 the Whig party dissolved, to be succeeded by the Republican party.

53, 2. The repeal of the Missouri Compromise. In 1854 Douglas brought about the repeal of the Missouri Compromise, thus reopening the question of slavery in newly acquired territory, or newly admitted States, north of 36° 30'. This roused all the North to instant protest.

53, 3. Address at Springfield Lyceum. Lincoln had just come to Springfield, then hardly more than a frontier town. He was only beginning to be known as a lawyer; his reputation was greater as an excellent talker, a story-teller of the first order, a good-natured, friendly fellow, liked and trusted by all. Early in 1837 he and Dan Stone put themselves on record (*Illinois State Journal*, March 3, 1837) as arrayed against slavery.

55, 1. Something of ill omen. Garrison and his followers had already, by their speeches and articles in *The Liberator*, roused proslavery anger, and mobs had more than once attacked Abolitionist printing offices and burned them, and had even gone so far as to offer personal violence.

58, 1. Suspension of its operations. In 1837 the financial storm which had been gathering during Jackson's administration burst with terrible fury. Failures were everyday occurrences, and the losses in New York City alone during March and April were over \$100,000,000. Eight states failed wholly or in part to meet their financial obligations. Even the United States government could not pay its obligations when due.

61, 1. The promulgation of abolitionism. In 1831 Garrison and his followers had begun to publish *The Liberator*, which soon became the recognized organ of the extreme antislavery party known as Abolitionists. These men set the doctrine of personal freedom above all else, and would subvert law, order, or even religion in order to secure it.

66, 1. The gates of hell, etc. *Matthew* xvi, 18.

66, 2. Recognizing, early in his legal career, the need of logical habits of mind, Lincoln studied Euclid, and put himself through a course of logic "out of office hours." Is this speech clear and logical?

66, 3. Herndon was Lincoln's friend and law partner. The letter was written from Washington, where Lincoln had the distinction of being the only Whig member of Congress from Illinois. Herndon and many of Lincoln's Illinois friends and supporters could not, or would not, understand his anti-war policy, and blamed him bitterly. In response to a letter of criticism from Herndon, Lincoln wrote this letter.

67, 1. Suspicion and jealousy. Lincoln was singularly indifferent to the opinion of others, once he had determined upon a course of action. A Southerner who heard his First Inaugural remarked, "That man will do his own thinking." When he was accused of forming the reconstruction government of Louisiana in order to secure votes for his reelection, he pursued the

course he believed to be right, regardless of his enemies' charges. Nor was he influenced by jealousy of others. When Chase, while a member of his Cabinet, consented to run for the presidency as a rival, Lincoln treated him with the same considerate kindness as before, though Chase had been anything but kindly in his attitude toward Lincoln.

68, 1. Notes for a Law Lecture. In 1849-50 Lincoln says of himself that he was "busy at law; losing interest in politics." He was already known as one of the foremost lawyers of Illinois, and had been offered a partnership by a leading Chicago lawyer. It is recorded that he took small fees; that he hated fraud or wrong, often giving up a case where he suspected fraud; and that, though a lawyer, he hated litigation. Herndon relates his refusal to take an objectionable case. "Yes," he said to his would-be client, "I've no doubt I can gain your case; can set a whole neighborhood at loggerheads; distress a widow and her six children; and thereby get your six hundred dollars, which rightfully belongs, it appears to me, as much to them as to you. I shall not take your case, but I shall give you some advice for nothing. You seem a bright man. Try to make six hundred dollars some other way."

The fact that these are merely notes for a projected lecture accounts for their fragmentary form.

70, 1. An exorbitant fee. An associate said of Lincoln that probably no other lawyer ever made less by his profession. On one occasion Judge Davis said to him, "You are pauperizing this court, Mr. Lincoln; you are ruining your fellows. Unless you quit this ridiculous policy we will all have to go to farming." The only occasion on which he ever sued for a fee was at the time when he won an important case for the Illinois Central Railroad. They refused to pay his bill for \$2,000, saying that a first-class lawyer would charge no more. Lincoln sued for \$5,000 and won.

71, 1. Henry Clay of Kentucky (1777-1852) stands side by side with Webster in his efforts to preserve the Union by making concessions to both parties. Like Webster, he saw the folly of

harsh measures, and hoped to secure the abolition of slavery by gradual discontinuance. He was a man of great personal charm, beloved of many friends; and he had great political power, though he was three times defeated for the presidency.

At the crisis in 1832, when South Carolina passed an ordinance declaring the tariff law "null and void" and threatening secession if any attempt were made to collect revenue at Charlestown, Clay (though knowing it would lessen his chance for the presidency) proposed a Compromise Bill offering a gradual reduction of the tariff; this was accepted and quiet was restored.

The Missouri Compromise, 1820, admitting Missouri as a slave state but prohibiting slavery in all other states to be admitted north of $36^{\circ} 30'$, was ably supported by Clay though not proposed by him.

The Compromise of 1850 was Clay's work, his last great public service.

The speech is worth studying (1) for its simple, straightforward style; (2) for the clearness with which the parts are linked together (note the careful transitions); (3) for its lucid presentation of the character and work of Clay; (4) for the absence of any rhetorical or oratorical effort. Compare with the speech of Webster on Adams and Jefferson.

72, 1. There remains but one. Webster, who died October 24, 1852.

73, 1. [not]. The brackets are used to indicate a word omitted in the original manuscript but evidently necessary for the complete meaning.

74, 1. In the contest with Great Britain. Clay was practically responsible, more than any other man, for the War of 1812. At its close he resigned the Speakership of the House to act as one of the commissioners to arrange the treaty with Great Britain.

74, 2. When Greece rose. The war for Greek independence was begun in 1821. The movement excited wide sympathy among civilized nations, especially in America, where both Clay and Webster warmly espoused the cause.

74, 3. Simon Bolivar (1783–1830). A South American patriot who took part in the revolution by which Venezuela became a republic.

74, 4. Our last internal discord. In 1849 Clay returned to the Senate and took an active part in the debate on the slave question. As usual, he presented a compromise, known as the Compromise of 1850, in which he urged the North to make concessions to the South in order to keep peace. By this Compromise

(1) California came in as a free state.

(2) Utah and New Mexico were formed as territories without any provision as to slavery.

(3) Texas was paid \$10,000,000 to give up its claim on territory north and west of its present boundaries.

(4) Slave trade was prohibited in the District of Columbia.

(5) A more stringent fugitive-slave law was passed.

79, 1. Feeling as he did, etc. Clay himself said: "I owe a paramount allegiance to the whole Union—a subordinate one to my own state. When my state is right—when it has cause for resistance, when tyranny and wrong and oppression insufferable arise—I will then share her fortunes; but if she summons me to the battlefield or to support her in any cause which is unjust against the Union, never, never, will I engage with her in such a cause."

81, 1. The British lion. The lion is the emblem of Great Britain, as the eagle is of America.

85, 1. Territory newly acquired of Mexico. In the territory acquired in 1848 as a result of the Mexican War, Mexico had previously forbidden slavery. From this territory California and New Mexico were organized. For provisions as to slavery, see the note on the Compromise of 1850 above.

86, 1. Those who would shiver into fragments, etc. The Abolitionists, before 1830, had advocated gradual emancipation, but after this they urged immediate emancipation, without compensation to the owners. As time went on, they became more bitter and would have been quite willing to establish a

Union of antislavery states. They even went so far, in extreme cases, as to denounce the Scriptures because mention of slaves is made there.

87, 1. Voltaire. An eminent French satirist of the eighteenth century. See Macaulay's criticism of his satire in the *Essay on Addison*.

88, 1. The workings of British philanthropy. The agitation for the suppression of the slave trade began in England toward the end of the eighteenth century. Denmark declared the trade unlawful in 1792, Great Britain in 1807, France and Holland soon afterwards, Spain in 1820. The Abolitionists then strove to put an end to all human slavery. The movement was vehemently opposed in the West Indies by the white planters. Frequent insurrections occurred among the slaves, due to the example of Haiti, where the slaves had been emancipated after the French Revolution. Finally England abolished slavery in all her colonies in 1834, providing that household servants should continue in the master's service as apprentices for five years and as field servants for six years. This was ended August 1, 1838. France followed in her colonies in 1848; Denmark 1847-59; Holland 1863-70; Cuba 1870-80; Porto Rico 1873. On October 16, 1886, all slavery in the West Indies was ended.

88, 2. South American deliverance. Both Clay and Webster were thoroughly in sympathy with the revolutions in progress in South America, by which Spanish tyranny was thrown off and the South American republics were established. See the closing paragraphs of Webster's Bunker Hill Address.

89, 1. The American Colonization Society. An attempt to colonize the west coast of Africa with negroes, which was the origin of the State of Liberia. It was never entirely satisfactory.

90, 1. Pharaoh's country. See *Exodus* xiv.

91, 1. Speech at the Republican Convention. The "Divided House" speech cost Lincoln the senatorship but gained the presidency; as Lincoln's famous "question," in the Douglas debates, had given Douglas the senatorship but cost him the presidency. Herndon said, "Of that speech Lincoln instantly

died." Lincoln himself said, "If I had to draw a pen across my record, and erase my whole life from remembrance, and I had one choice allowed me what I might save from the wreck, I would choose that speech and leave it to the world just as it is."

91, 2. A house divided, etc. *Mark iii, 25.*

91, 3. The Nebraska doctrine and the Dred Scott decision. The Dred Scott decision affirmed constitutional sanction for slave property, and denied the right of a slave to sue in a United States court. In the North this was regarded as practically making slavery a national institution; in the South merely as the assertion of a right guaranteed by the Constitution.

The Kansas-Nebraska Bill was introduced by Stephen A. Douglas, organizing the Territories of Kansas and Nebraska, and advocating the right of "squatter sovereignty," *i. e.*, the right of the inhabitants of each territory to decide for themselves whether or not slavery should be allowed there. It was hoped that this bill, with the Compromise of 1850, would settle the slavery question.

93, 1. Exclude slavery. In the Lincoln-Douglas debates the vital question was: "Can the people of a United States territory, in any lawful way, against the wish of any citizen in the United States, exclude slavery from its limits prior to the formation of a state constitution?" Douglas answered "Yes," and in consequence lost the presidency.

94, 1. The Silliman letter. President Buchanan, in an open letter "to Silliman and others," August 15, 1857, in reply to a memorial from certain citizens of New England, declared: "Slavery exists in Kansas under the Constitution of the United States. This point has at last been decided by the highest tribunal known to our laws. How it could ever have been seriously doubted is a mystery." In the same letter he affirmed the legality of the Lecompton constitution.

94, 2. The Lecompton constitution. The proslavery advocates in Kansas determined, in spite of the overwhelming majority of antislavery settlers, to force slavery on the state.

Calhoun and his proslavery followers drew up at Lecompton a constitution for the new state, making it a slave state of the worst type. The right to vote was based on a test oath to support the Constitution, and on mere inhabitancy on the day of election. It was rejected by the people January 4, 1858.

98, 1. Stephen, Franklin, etc. Lincoln charged that Douglas, Pierce, Taney, and Buchanan (Stephen, Franklin, Roger, and James) had deliberately planned to legalize slavery in every state, old or new. Taney was the chief justice who rendered the Dred Scott decision.

99, 1. McLean and Curtis. Two judges who recorded emphatic dissent from Chief Justice Taney's decision in the Dred Scott case.

99, 2. Salmon P. Chase opposed the Kansas-Nebraska Bill, proposing an amendment by which the people of the territories might prohibit slavery therein. The amendment was really designed to test the sincerity of Douglas's doctrine of popular sovereignty and to make him declare himself for the unlimited extension of slavery. The amendment was lost.

100, 1. The present political dynasty. The reference is to the long continued rule of the Democratic party.

102, 1. Young America. In 1852 the partisans of Douglas had separated from the regular Democracy, calling themselves "Young America." Hence the wide use of the term at that time. Kipling's poem, "Young America," gives an English view of the spirit which animates the American of to-day.

103, 1. The new earth. See *Revelation* xxi, 1.

104, 1. "Manifest Destiny." The partisans of Douglas obtained control, in 1852, of the *Democratic Review* and published a series of articles attacking rival Democratic candidates as "old fogies" who must give ground to a nominee of "Young America," as they named their party. "Manifest Destiny" was a catchword of the Young Americans. Douglas had so often declared his belief in "Manifest Destiny," that they chose this as their slogan.

107, 1. Before the creation of Eve. See *Genesis* i, 18-23.

114, 1. A new country is most favorable, etc. Witness the names of Whitney, Fulton, Morse, Edison, as a few instances of America's contributors to the advancement of civilization.

The whole speech shows Lincoln in a mood quite different from that of most of his public utterances. It is more the Lincoln who had a story for every occasion, and is of interest as showing his humorous way of putting home truths in his sketch of "Young America." Perhaps a part of the secret of his greatness lay in that gift of humor which not only tided him over many hard places, but also gave him that understanding of human nature which won him his name of "Father Abraham."

115, 1. Address at Cooper Institute. In the course of one of his speeches in Kansas, in December, 1859, Lincoln stated that the purpose of the Republican organization was to prevent the extension of slavery in the United States and to keep it from being made a national institution. In his debates with Douglas the question had repeatedly come up, and Douglas had taken the ground that no authority had been granted to the government by the Constitution to interfere in any way with the control of slavery in Federal territories. Douglas claimed that popular sovereignty would forbid this. Lincoln declared that popular sovereignty meant "that the nation shall control what concerns it; that the state or any minor political community shall control what exclusively concerns it; and that an individual shall control what exclusively concerns him;" but that this conception did not in any way hamper the action of the government with regard to Federal territories, or in dealing with a question passing from local to national.

For circumstances connected with this address, see the Introduction, page 10. This was Lincoln's last elaborate speech. It is an excellent example of his skill in argument, of his power to carry the war into the enemy's quarter, and force them to admit his points from their own statements. "It shows a system, formalism, precision, and rigidity of logic not apparent in his former speeches; a terseness and vigor of language of greater emphasis than before known; an absolute pruning of all re-

dundancy both in thought and in expression. It is a massive structure of unhewn logic."

116, 1. Republicans. When the Republican party was formed, after the disruption of the Whigs, a meeting was held at Bloomington, Illinois, for the purpose of getting together all who opposed the Kansas-Nebraska Bill. It was composed of men from all parties, Whigs, Democrats, Abolitionists. Great excitement prevailed. A platform was agreed upon, delegates chosen—but still the separate elements had not fused into one party. "At this point Lincoln was called for, and coming forward he made what many regarded as the greatest speech of his life. It is known as 'the lost speech' because the reporters were so carried away that they forgot to take notes." Here was born the Republican party. At the first Republican convention, three weeks later, Lincoln, though not a candidate, was second on the list through the force of that speech.

117, 1. The Ordinance of 1787 provided for the territorial government of lands northwest of the Ohio, and forever excluded slavery from that territory or states formed from it.

122, 1. Corporal oaths. The "corporal" was the cloth used to cover the elements at mass. Hence, touching the corporal as the oath was taken, made the oath peculiarly sacred.

129, 1. The burden of proof. When the state brings a charge against a citizen, the state must prove his guilt, not he his innocence. The burden of proof is on the one who brings the accusation.

135, 1. The Gunpowder Plot. A plot made during the reign of James I to blow up the Houses of Parliament, with a view to killing James and his sons, as well as the men who had refused to pass more lenient laws for the Catholics. It was betrayed by one of the conspirators who warned his brother-in-law, a member of the House of Lords.

135, 2. Pari passu. With equal pace, *i. e.*, at the same time, together.

136, 1. Orsini's attempt. During Palmerston's ministry, an attempt was made upon the life of Napoleon III, supposedly

instigated by a foreigner living in England. Much to the anger of France, this foreigner was acquitted by an English jury.

136, 2. Helper's book. *The Impending Crisis of the South*, published in 1857, by H. R. Helper, a native of North Carolina.

144, 1. Calling not the sinners, etc. See *Matthew ix, 13*.

146, 1. Recommendation of Emancipation. At the time of this proclamation, the honors of war were really with the Confederates. The Union forces had accomplished little more than to save Maryland, Missouri, and West Virginia to the Union, and to throw the South into a state of siege by the blockade on the east and by the armies on the north and west. The alleged cause of the war had been the attack on the integrity of the Union; but all recognized that this sprang from a deeper cause, the slavery agitation; and from the outset it was Lincoln's hope to find a way to abolish slavery. He at first had thought of following England's example. Great Britain, in 1834, had abolished the system of slavery both at home and in the colonies, paying to the masters £20,000,000 and giving them three-fourths of the slaves' time for twelve years. In Russia, in 1861, 23,000,000 serfs were freed by an imperial edict which abolished the system.

149, 1. The dangers of foreign intervention. Great Britain and France early acknowledged the Confederate States as belligerents. British sympathy was largely with the South, and the Confederacy sent Mason and Slidell as commissioners to England. In November, 1861, they took passage at Havana on the British steamer *Trent*, but were taken from the vessel by the United States steamer *San Jacinto*, Captain Wilkes. England promptly complained to the government, and an open rupture was avoided only by President Lincoln's prompt action in disclaiming the act and returning the prisoners.

157, 1. This paragraph was written by Secretary Chase.

158, 1. Thanksgiving, until Lincoln's administration, was observed irregularly, according to the wish of the President. Since then it has become a yearly institution with almost the force of a national holiday.

159, 1. Ascriptions. Tribute; payment of a just due. *Cf.* "Ascribe unto our God the honor due to His Name!"

160, 1. In the letter to **Hodges**, written in April, 1864, Lincoln clearly states the causes which led to the emancipation of the slaves. When he became President, he believed he had no right to interfere with slavery in the states in which it then existed. He was earnestly importuned by many zealous Abolitionists to free the slaves at once; but such an act would have been unconstitutional and revolutionary, unless sanctioned by military necessity. This he clearly recognized, and although his sympathies were with the slaves, he could not be induced to take the step until he became convinced that the preservation of the Union demanded it.

160, 2. Governor Bramlette of Kentucky.

162, 1. General Frémont attempted military emancipation. In May, 1861, General Butler refused to return fugitive slaves to their owners on the ground that they were "contraband of war." This action was followed by some other generals. All felt that the presence in the South of slaves who were doing the work, enabled a large number of white men to join the Confederate army. On August 6 a bill was passed freeing slaves belonging to rebels, who were used for carrying on the war. General Frémont, in command of the Western Department, issued an order declaring all the slaves of active or militant rebels free. He paid no attention to the President's request to modify his act to conform with the law of August 6; and Lincoln, who feared, justly, the effect of such action upon proslavery men in the border States, was obliged to issue an order that Frémont's proclamation should be so construed as to conform to the law.

On May 9, 1862, General Hunter proclaimed martial law in Georgia, Florida, and South Carolina, and said that as slavery and martial law in a free country were incompatible, those heretofore held as slaves in these States were declared free. Lincoln at once revoked the order as unauthorized, reserving to himself all power to emancipate.

164, 1. The letter to Mrs. Bixby is only one among many instances that might be given of Lincoln's deep personal concern in the details of the struggle, of his personal interest in the participants. It helps us to understand why he was so often called "Father Abraham."

TOPICS FOR STUDY AND DISCUSSION

These topics may be considered in immediate connection with the reading of the text, to direct attention to salient points relating to Lincoln's personal character and history, his style, and other details. For general review or examinations, appropriate questions may be selected from the whole list.

FIRST INAUGURAL ADDRESS (page 23)

1. What were the relations between the northern and the southern states March 4, 1861?
2. What was Lincoln's attitude toward slavery: (1) within the states; (2) in the territories; (3) in regard to fugitive slaves; (4) his personal views regarding the institution of slavery?
3. State briefly the opposing views of the nature of the union—nationalism and States' Rights (see page 8).
4. Explain: "insurrectionary or revolutionary, according to circumstances" (page 28).
5. Explain: "The central idea of secession is the essence of anarchy" (page 31). "Whoever rejects it does, of necessity, fly to anarchy or despotism."—Why?

SECOND INAUGURAL ADDRESS (page 37)

1. This ranks with the Gettysburg Speech, as Lincoln's best. What do you consider the finest parts of the address? What qualities make it a strong speech? What, then, can you say of Lincoln's style of writing?
2. Select examples of balanced sentence structure. Compare them with his use of this structure in the letter to Horace Greeley (page 49).
3. Select illustrations of Lincoln's deep religious feeling.

4. Lincoln said, in a letter to Thurlow Weed, that he expected this speech to "wear well." What qualities in it justify his belief?

ADDRESS IN INDEPENDENCE HALL (page 39)

1. Explain the allusion in paragraph 1.
2. Show that Lincoln's political views sprang from "the sentiments embodied in the Declaration of Independence."
3. How does he define that sentiment in paragraph 3?
4. Why is this speech called prophetic?

THE SPEECH AT GETTYSBURG (page 41)

1. Describe the occasion when this speech was made.
2. Note the use of balanced sentences and parallel construction, and explain their value.
3. Consider whether a single word added to the speech or taken from it would improve it.

LAST PUBLIC ADDRESS (page 42)

1. State briefly some of the main problems in the reconstruction of the seceded states.
2. How does this speech show that Lincoln's attitude was practical, sensible, and reasonable rather than theoretical and dogmatic?

LETTER TO HORACE GREELEY (page 49)

1. What was Lincoln's chief purpose throughout the war? Find out how the Emancipation Proclamation was intended primarily to contribute to this purpose, rather than to benefit the slaves. (Read A Letter to A. G. Hodges, page 160.)
2. What can you judge of his character from this letter?
3. What distinction does he draw between his personal opinions and his official duty?

EARLY HISTORY (page 51)

1. Give an outline of Lincoln's life to the age of twenty-one, supplementing his own sketch by other details that you have learned.
2. How did he obtain his wide knowledge with so little schooling?
3. Tell something of his public life up to 1861.

ADDRESS AT SPRINGFIELD LYCEUM (page 53)

1. What does Lincoln mean by saying that the nation may "die by suicide" (page 77)?
2. Reverence for the laws (page 60): what led him to insist so strongly on the need of this?
3. Sum up his views as to mob law. What is the effect on government of the prevalence of mob rule? Cite cases in recent years.
4. Note the use of parallel construction on pages 59, 60. What is gained by it?
5. "To successfully frustrate" (page 63): criticise.
6. "Upon these let the proud fabric of freedom rest" (page 66). To what does *these* refer?
7. Explain the figures of speech in the last three paragraphs of the address, pages 65, 66.

NOTES FOR A LAW LECTURE (page 68)

Mention characteristics shown here which you think contributed to Lincoln's success in law practice; to his personal popularity.

EULOGY OF HENRY CLAY (page 71)

1. Discuss Clay's leading qualities as set forth by Lincoln. His oratory.
2. What ideas does Lincoln express regarding division into political parties and one's attitude toward an opponent?

3. Explain "British aggression" and "the cause of the injured sailors," in the War of 1812 (pages 80, 81).
4. What danger was there in "dividing the country by geographical lines" on a political measure? When did such a crisis first arise?
5. "Have the wolf by the ears" (page 84): explain the metaphor and show how it applies.

For classes that have read Webster's Reply to Hayne and Seventh of March Speech:

6. Compare Clay with his great contemporary Webster, as to (1) circumstances of life; (2) political views and aspirations; (3) oratorical gifts; (4) work for the nation; (5) ideals.
7. What was Webster's position on the Nullification Question? The matter of Compromise?

SPEECH AT REPUBLICAN CONVENTION (page 91)

1. Describe the circumstances which led to this speech with reference to (1) Lincoln's position, and (2) the status of the slavery question.
2. Tell the history of Lincoln's relations with Douglas.

LECTURE ON DISCOVERIES (page 102)

1. How is "Young America" portrayed here? How far do you think his character has changed since 1860?
2. "The most current youth" (page 102): explain this unusual use of the adjective.
3. Explain: "There are more mines above the earth's surface than below it" (page 106).
4. What characteristics of Lincoln are shown in this speech?
 - a. Show how he satirizes Douglas and his party.
 - b. Select examples of humor.
5. Study the way in which he prepares, by transition sen-

tences, for new steps in thought. Recognizing early in his legal career his lack of logical habits of thought, he took up, by himself, the study of logic and Euclid, to force himself to argue clearly, to present a thought exactly.

ADDRESS AT COOPER INSTITUTE (page 115)

1. "The division of local from Federal authority" (page 116): what would each include?
2. "Identical, same, individual men" (page 125): explain the meaning of each adjective, showing why Lincoln used three instead of one.
3. State the attitude of the Republican party towards slavery in 1860, as expressed by Lincoln (pages 128, 134).
4. How does Lincoln here define sectionalism? (See page 130.)
5. Explain: "the lawyer's distinction between dictum and decision" (page 138). How does the phrase apply in the question Lincoln is here discussing?
6. "A conclusive and final rule" (page 140): why are both words used?
7. Notice the rhetorical questions used in this speech. Discuss their value.
8. Apply the closing words to Lincoln's career after his election.
9. Compare Lincoln's view that slavery is "an evil not to be extended but to be tolerated" (page 128) with Webster's views in the Seventh of March Speech.
10. State your opinion of the speech, with reasons.

FAREWELL ADDRESS AT SPRINGFIELD (page 145)

"A task more difficult than that which devolved upon Washington" (page 145): what was it? Why more difficult?

RECOMMENDATION OF COMPENSATED EMANCIPATION (page 146)

1. What measure did the President propose for keeping the border states in the Union?
2. What is meant by compensated emancipation? Was it ever put into effect?

THE EMANCIPATION PROCLAMATION (pages 150, 154)

1. What was the plan for emancipation in (1) slave states that were not in rebellion; (2) the seceded states?
2. What were the provisions regarding fugitive slaves?

LETTER TO A. G. HODGES (page 160)

1. State Lincoln's ideas in regard to personal beliefs and public duties. Compare these statements with a similar expression of his views, given on page 50.
2. Under what conditions did he deem emancipation necessary?
3. What does he state as the results of emancipation after one year?

GENERAL TOPICS

1. Compare the Speech at the Springfield Lyceum in 1837 with the Cooper Institute Speech. Note any differences (1) in style; (2) in logical arrangement; (3) in force of expression. What means did Lincoln use to train himself in logical thought? Is there any evidence of this in the Cooper Institute Speech? (It is suggested that each speech be first carefully outlined.)
2. Cite passages which seem to you to be the words of a man born to lead, showing why, even as early as 1837, men "recognized him as a master."
3. Comment on the style and the subject-matter of Lincoln's speeches—Gettysburg, Second Inaugural, Eulogy of

Clay, Cooper Institute, "Divided House"—in the light of the fact that he was self-educated.

4. J. T. Morse says: "Lincoln was like Shakespeare in that he ran through the whole gamut of human nature. In his early days he struck his roots deep down into the common soil of earth, and in his late years his head towered and shone among the stars. Yet his greatest, his most abiding and distinctive trait was his humaneness of nature; for worse or better, one is always conscious of being in close touch with him as a fellow man."

Justify this statement from Lincoln's character as shown in the speeches, and from the story of his life.

5. "By Lincoln's death the South lost its best friend." Justify this statement from the speeches.
6. "With malice toward none: with charity toward all." Apply this to his life.
7. Characterize the man from his works.
8. "Lincoln's mental equipment included great power of analysis, direct unswerving logic, and the ability to pursue lines of concise reasoning to maxims of constitutional law and political morals." Prove from his works.



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